

18th March 1910



THE FORT ST. GEORGE GAZETTE.

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No. 11.]

MAURAS, TUESDAY EVENING, MARCH 15, 1910.

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Part I.—Notifications by Government.

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MILITARY SECRETARY'S OFFICE

NOTIFICATION.

Governor, Madras, Madras,
2nd March 1910.

No. 9.—His Excellency the Governor will leave Madras (Central Station) by rail train on Tuesday the 22nd March 1910, at 8-30 a.m., arriving at Coimbatore on the afternoon of the following day. His Excellency will return to Madras leaving Coimbatore on Wednesday the 24th March arriving at Madras (Central Station) by rail train the following morning.

His Excellency will again leave Madras (Central Station) by rail train on Friday the 26th April 1910, at 8-30 a.m., arriving at Coimbatore the following day.

His Excellency's arrival and departure on above occasions will be private.

A. A. DUFF, Major,
Military Secretary.

PUBLIC DEPARTMENT.

NOTIFICATION.

Fort St. George, Madras, 15, 1910

No. 118.—All communications intended for the Government of Madras which cannot reach Madras by the 15th April next should, with the exception noted below, be addressed—

"Bombay, The Nizam."

Communications intended for the Public Department and for the Local and Municipal Departments (other than communications relating to plague) which should be addressed to Coimbatore should be addressed to Fort St. George.

LEAVE.

No. 127.—Mr. Henry Douglas Hensford, I.C.S., combined privilege leave and furlough for two years with effect from the 22d March 1910, under articles 265, 233 and 268 (f) of the Civil Service Regulations.

No. 128.—Captain Thomas William Holey, I.M.S., combined privilege leave and furlough to Europe without medical certificate for one year and three months, with effect from 20th March 1910 on such later date as he may stand himself off under articles 265, 233 and 268 (f) of the Civil Service Regulations.

SERVICES REPLACED.

Port St. George, March 12, 1910.

No. 129.—The services of Captain R. A. Deacon, I.M.S., are replaced at the disposal of the Government of India, Home Department.

APPOINTMENTS.

Port St. George, March 11, 1910.

No. 130.—Civil Assistant Surgeon Michael Newman Mansfield to act as District Medical and Sanitary Officer, with medical charge of Central Jail, Beloon, during the employment of Major R. K. Mitter, I.M.S., on other duty or until further orders.

Port St. George, March 12, 1910.

No. 131.—Under the provisions of section 12 of the Births, Deaths and Marriages Registration Act, 1856, the Governor in Council is pleased to appoint M.R. Hy. V. Gnanaprasam to be a Registrar of Births and Deaths for the Nageri District in the Ste. J. Kowale resigned.

PROMOTIONS AND REVERSALS.

Port St. George, March 10, 1910.

No. 132.—The following promotions and reversals of officers in the grades of Sub-Collector and Head Assistant Collector during the months of January and February 1910 are notified:—

In notification No. 77, dated 21st 19th February 1910, on page 126 of Part I in the *Port St. George Gazette*, dated the 15th February 1910, under the date of Mr. Charles Gnanaprasam's promotion to act as Head Assistant Collector and Magistrate from "20th January 1910" to "15th January 1910,"

With effect from the 15th January 1910.

Mr. Alexander Fetheringham to act as Sub-Collector and Joint Magistrate.

With effect from the 20th January 1910.

Mr. Duncan Roydon Matheson to act as Head Assistant Collector and Magistrate.

With effect from the 1st February 1910.

Mr. William Ashbrooke Dalg to act as Sub-Collector and Joint Magistrate.
Mr. James Lumsden Smith to act as Head Assistant Collector and Magistrate.

With effect from the 2nd February 1910.

Mr. William Ashbrooke Dalg to revert as Acting Head Assistant Collector and Magistrate.
Mr. James Lumsden Smith to revert as Assistant Collector and Magistrate.

With effect from the 3rd February 1910.

Mr. Philip Charles Dart to revert as Acting Sub-Collector and Joint Magistrate.
Mr. Ernest Polakow-Walsh (on privilege leave) to revert as Acting Head Assistant Collector and Magistrate.

Mr. Alexander Fetheringham to revert as Acting Head Assistant Collector and Magistrate.
Mr. Duncan Roydon Matheson to revert as Assistant Collector and Magistrate.

With effect from the 11th February 1910.

Mr. Ernest Polakow-Walsh (on privilege leave) to act as Sub-Collector and Joint Magistrate.
Mr. Alexander Fetheringham to act as Sub-Collector and Joint Magistrate.
Mr. Duncan Roydon Matheson to act as Head Assistant Collector and Magistrate.

With effect from the 20th February 1910.

Mr. James Lumsden Smith to act as Head Assistant Collector and Magistrate.

MARRIAGE LICENSES.

Fort St. George, March 11, 1910.

No. 121.—Under the provisions of sections 9 and 5 of the Indian Christian Marriage Act, 1872, the licenses granted to the St. George House of the American Baptist Mission, Ndlovu, on the 11th March 1910, are hereby revoked.

VOLUNTEERS.

LEAVE.

Fort St. George, March 11, 1910.

NATIVE RAILWAY VOLUNTEERS.

No. 126.—Major Alfred Christopher Gale, leave out of India for two months from the 16th March 1910, or date of reaching himself thereof.

Fort St. George, March 11, 1910.

NATIVE JOURNAL RAILWAY VOLUNTEERS RETURN.

No. 128.—Second Lieutenant Vincent Howard Chabok, leave out of India for eight months from the 5th March 1910, or date of departure.

RAIL CARP VOLUNTEERS RETURN.

No. 126.—Second Lieutenant Edward Vaughan Jones, leave out of India for six months from the 1st March 1910, or date of reaching himself thereof.

NOTIFICATIONS.

Fort St. George, March 11, 1910.

No. 132.—The following notification of the Government of India is republished:—

ARMY DEPARTMENT.

Fort St. George, 10th February 1910.

VOLUNTARY DONOR.

AGREEMENTS, FURNISHING AND REMUNERATION.

Southern African Railway Rights.

No. 124.—Lieutenant Lawrence Horatio McLean, to be Captain, see F. D. Topham, V. D., prescribed. Dated 1st October 1909.

Second Lieutenant Edmund Valentine Howland, to be Lieutenant, see L. E. McLeven, prescribed. Dated 1st October 1909.

Harbert Lee Wright to be Second Lieutenant, to be as existing vacancy. Dated 1st January 1910.

Fort St. George, March 5, 1910.

No. 133.—

RULES RELATING TO THE FURNISHING AND RECEIPT OF PETITIONS AND OTHER PAPERS OF THE SAME CLASS ADDRESSED TO THE GOVERNMENT OF FORT ST. GEORGE.

I. (1) Any person having cause of complaint against any servant of Government shall, in the first instance, seek redress from the local authority who, if unable to grant the redress sought, shall pass an order in writing to that effect. If dissatisfied with the decision, the petitioner shall be at liberty to address the Board of Revenue, Court, or other superior authority, by which the local authority is controlled; or he may address the Government, in cases wherein there is no such controlling authority.

(2) Petitions containing complaints against military officers should be addressed to the General Officer Commanding the local division of the Army.

II. (1) The Government will not receive a petition on any matter, unless it shall appear that the petitioner has first applied to the local authority, and also to the Board of Revenue or other controlling authority, where such exists. The petition addressed to such local and controlling authorities, or copies of them, and the answers or orders of these authorities respectively, if any shall have been passed, must be enclosed to the petition addressed to Government.

(2) Petitions from persons who have been employed in the Army should, if they relate to a military subject, be addressed to the General Officer Commanding the local division of the Army.

III. In order to enable Government to enforce the foregoing rules without injustice or hardship in considering petitions, all heads of offices will understand that a party aggrieved by an order is entitled to have, on application, a copy of such order, which should contain full details of the grounds of the decision. This is to be furnished to him, on plain paper, and without payment.

IV. Government will receive petitions only from principals; recommendations running in the name of a clerk or agent will receive no attention. Anonymous petitions will be totally disregarded.

V. As the Governor in Council never interferes with the distribution of subordinate appointments, applications for situations in the gift of heads of departments will remain unattended.

VI. Applications from resigned candidates wishing to obtain appointments in the public service and praying for exception from the examination rules must be made to the head of the department which they wish to enter.

VII. Every officer wishing to petition the Government should do so separately.

VIII. No officer may submit a petition in respect of any matter connected with his official position unless he has some personal grievance in such matter.

IX. Every petition must be submitted through the head of the office or department to which the petitioner belongs or belongs.

X. (1) The head of the office or department shall, unless empowered under rule XV or XVI to return or withhold it, at once forward the petition to the Government through the ordinary official channel, and may make such remarks as he may consider necessary in regard to the accuracy of the statements made and inferences drawn in the petition; he will also forward such records, not submitted by the applicant, as should properly be consulted in order to the due disposal of the petition.

(2) If the petition is an appeal against an order of dismissal from Government service, the paper submitted by the head of the office or department should show whether the charge against the petitioner was related in writing; whether his defence was taken and reduced to writing; and whether the decision was in writing. Where service or character books are maintained these also should be submitted.

XI. (1) Every petition from an inhabitant of a Native State, under the political control of the Madras Government must be submitted through the British Resident or Political Officer of the State in which the petitioner resides.

(2) The Resident or Political Officer will forward the petition to the Government of Madras with such report as the case may require.

XII. Petitions from the Carnatic stipendiaries, or on the subject of Carnatic stipends, should be submitted through the Paymaster, Carnatic Stipends.

XIII. Petitions from Political pensioners other than Carnatic stipendiaries and from Kandyan pensioners, or on the subject of Political pensions other than Carnatic, should be submitted through the Government Agent or the Collector of the district in which the pensioners reside.

XIV. Petitions addressed to Government will be liable to summary rejection in the following cases:—

(1) When a petition is illegible, or unintelligible.

(2) When a petition contains language which, in the opinion of Government, is disrespectful, disrespectful or improper.

(3) When a petition has been disposed of by the Madras Government, the Governor-General in Council, or the Secretary of State, and the petition discloses no new facts or circumstances which afford grounds for a reconsideration of the case.

(4) When a petition is an application for pecuniary assistance by a person manifestly possessing no claim.

(5) When a petition is a request for exemption from the provisions of any law or rule prescribing the qualifications to be possessed by persons in the service of Government or by persons engaging in any profession or employment.

(6) When a petition is an appeal from a judicial decision, with which the executive has no legal power of interference.

(7) When a petition is an appeal against a decision which by any law, or rule having the force of law, is declared to be final.

(8) When a petition is an appeal in a case for which the law provides a different or specific remedy, or in regard to which the law limited by law for appeal has been amended.

(9) When a petition is addressed by an officer still in the public service, and has reference to his prospective claim for pension, except as provided in article 915 of the Civil Service Regulations.

(10) When a petition is an appeal against the non-exercise by Government of a discretion vested so in by law or rule.

(11) When the action desired in a petition is in the nature of a favour and not of a right, or when an officer seeks to obtain an appointment to which considerations of seniority are not usually held to apply.

(12) When a petition is an appeal against any order prejudicially affecting a Government servant or an employee of a local authority who is in receipt of a salary not exceeding Rs. 50 a month, if so appeal against such order has already been decided by an officer superior to the officer passing the order; provided that appeals against pensioners from Municipal or local municipal authorities the remuneration of which is not less than Rs. 50 per annum, Municipal Councils, or from Deputy Inspectors of Vaccination will be exempt from the operation of this rule.

(13) When a petition is an appeal against an order dispensing with the service of a temporary employee of the Local Government in accordance with the terms of his agreement.

(14) When a petition is an appeal against the decision of a duly constituted Court of Law in a Native State in political relations with Government.

(15) When a petition is a request for interference in a matter of purely internal policy with the action or orders of the Ruler of a Native State of which the petitioner is a subject; provided that the State is one in which it is not customary for the British Government to interfere in matters of internal policy, and that the matter complained of does not disclose a state of affairs so gross that the paramount power would be called upon to interfere.

The High Court

- 1. Board of Revenue and Revenue Commissioners.
- 2. Chief Magistrate, Police, or the Department.
- 3. District Magistrate of Police.
- 4. District Magistrate.
- 5. Director of Public Instruction and Commissioner.
- 6. Government Secretaries.
- 7. Presidency Post Office.
- 8. Chairman, Port Trust Board.
- 9. Inspector General of Prisons.
- 10. all Magistrates.
- 11. District Commissioners.
- 12. District and Divisional Magistrates.
- 13. District and Divisional Magistrates.
- 14. District and Divisional Magistrates.
- 15. District and Divisional Magistrates.
- 16. District and Divisional Magistrates.
- 17. District and Divisional Magistrates.
- 18. District and Divisional Magistrates.
- 19. District and Divisional Magistrates.
- 20. District and Divisional Magistrates.

1. District and Divisional Magistrates.

XVI. The same authorities are vested with discretionary power to withhold petition addressed to Government and forwarded through them in the following cases:—

(1) When a petition is an application for pecuniary assistance by a person manifestly possessing no claim.

(2) When a petition relates to a subject on which those authorities are themselves competent to pass orders, and no previous application for redress has been made to them.

RESOLUTION.

Port St. George, March 16, 1910.

In resolution No. 126, published on page 324 of Part I in the Port St. George Gazette, dated the 16th March 1910, for "1st April 1910" and "24th March 1910."

W. R. MEYER,
Chief Secretary.

JUDICIAL DEPARTMENT.

LEAVE.

No. 132.—Under article 216 of the Civil Service Regulations, Mr. Frederick Benjamin Henderson, District Magistrate of Police, Tondiar, privilege leave for one month from the 24th February 1910.

No. 134.—M.R.B. Panambiar Ramakrishna Aiyangar, Magistrate of Assam, Tondiar, privilege leave for two months from or after the 1st April 1910 under article 200 of the Civil Service Regulations.

RENEWAL OF LEAVE.

No. 135.—Mr. T. W. Haskins, Assistant Superintendent of Police, has been granted an extension of leave on medical certificate for three months.

APPOINTMENTS.

Port St. George, March 14, 1910.

No. 136.—Mr. Harold Gordon Clark to act as Superintendent of Police, Fifth Grade, and posted to the Tondiar district.

No. 137.—Mr. Louis Witzenshaw, Assistant Superintendent of Police, posted to Tondiar sub-division, Tondiar district.

No. 138.—M.R.B. Srinivasan Subudri Aiyangar, Deputy Superintendent of Police, posted to Tondiar sub-division, Tondiar district.

(The three foregoing appointments are made as a temporary measure.)

EXERCISE OF POWERS.

Port St. George, March 5, 1910.

No. 139.—Under sections 9 and 105 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint Mr. Harold Lindsay Rendell, Acting Post-Collector and Joint Magistrate in charge of the Tondiar division in the Tondiar district, to be an Additional Sessions Judge in the Tondiar (Agency) Sessions Court and to direct him to try such cases and appeals as may be made to him by the Sessions Judge of the Tondiar (Agency) Sessions Division, provided that the Additional Sessions Judge shall not try any case which he, as Sub-Divisional Magistrate, has committed for trial.

No. 140.—Under section 130 of the Madras District Land Act, 1904 (I of 1905) and section 144 (1) of the Code of Civil Procedure (Act V of 1908), the Governor in Council is pleased to direct that M.R.B. Srinivasan Subudri Aiyangar, Deputy Superintendent of Police, Tondiar, shall in cases in which an appeal is allowed under the Madras District Land Act, 1904 (I of 1905), take down the evidence with his own hand in the English language.

Port St. George, March 16, 1910.

No. 141.—Under section 42 of the Code of Criminal Procedure, 1898, Mr. George Townsend Bang, Sub-District Magistrate, Cuddalore division, in the district of South Arcot, is appointed to be a Magistrate of the First class, and under section 37 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class, except the power to try cases summarily under section 104.

No. 142.—M.R.Ry. Ponnambath Kanchayan Arangal, First-class Magistrate in the district of South Arcot, is empowered to try cases summarily under section 104 of the Code of Criminal Procedure, 1898.

Port St. George, March 16, 1910.

No. 143.—The Governor in Council is pleased to appoint the undermentioned gentlemen to be Special Magistrates for the areas specified opposite to their names, with the powers and subject to the terms and conditions specified in Notification No. 165, dated 23rd May 1898, and in notification No. 495, published in the *Port St. George Gazette*, dated 1st September 1898, as amended by notification No. 78, dated 24th February 1899:—

M.R.Ry. Melumanga Sanyasaram, Pottalia Guru	} Here in the district of Kistna.
Mohamed Sultan, Ali Khan Sahib	

No. 144.—Under section 45 of the Code of Criminal Procedure, 1898, the undermentioned officers are appointed to be Magistrates of the Second class, and under section 37 they are invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the power to pass orders as to first offenders under section 502:—

Mr. George Theophilus Mathew, Teluk Seremboiler, Utharapatti, in the district of Salem.

Port St. George, March 14, 1910.

M.R.Ry. Mahabara Filatana Alpar Vannanatha Alpar, Deputy Tahsildar and Sub-Magistrate, in the district of Tinnevely.

No. 145.—Under section 367 of the Code of Criminal Procedure, 1898, the undermentioned officers are authorized to take down the evidence of witnesses with their own hand in the English language:—

Mr. Julius Mathias Teling, District Magistrate, Kumbakonam.

Mr. Arthur Henry Ashworth Todd, First-class Magistrate in the district of Gujran.

M.R.Ry. Rajagopal Aiyangar Sathianan, Aiyangar Arangal, First-class Magistrate in the district of Tinnevely.

WITHDRAWAL OF POWERS.

Port St. George, March 4, 1910.

No. 146.—The powers conferred on Mr. Julius Mathias Teling by Notification No. 497, dated 16th December 1908, published at page 1254 of the *Port St. George Gazette*, dated the 21st idem, are hereby withdrawn.

NOTIFICATIONS.

Port St. George, March 14, 1910.

No. 147.—In exercise of the powers conferred by section 137 (2) of the Code of Civil Procedure, the Governor in Council is pleased to declare that Chinese and Malayalam shall be the languages of the District Munsif's Court at Kavaratti, South Canara district.

2. Notification No. 63, Judicial, dated 26th January 1909, published at page 139 of Part I of the *Port St. George Gazette*, dated 2nd February 1909, is cancelled.

No. 148.—In exercise of the powers conferred by section 528 of the Code of Criminal Procedure, the Governor in Council is pleased to declare that Chinese and Malayalam shall be deemed to be the languages of every Criminal Court in that part of the district of South Canara which lies south of the Chandragiri river.

Port St. George, February 18, 1910.

No. 127.—Under the provisions of section 9 of the Indian Petroleum Act, 1899 (VIII of 1899) it is proposed to make the following amendment in the rules to regulate the importation, possession, and transport of petroleum, published in Part I of the *Port St. George Gazette*, dated the 27th July 1909. Notice is hereby given that the draft will be taken into consideration on or after the 29th March 1910.

2. Any objections or suggestions which may be received from any person with respect to the draft amendment before the aforesaid date will receive due consideration.

Draft amendment.

Add the following as a proviso to rule 5, Chapter III, Part II, of the rules:—

"Provided also that in the case of installations or storage sheds intended for the storage of petroleum which has a flashing point above 150° Fahrenheit the license may require, in lieu of the conditions endorsed on the form prescribed for it by these rules, such modifications as may in each case be approved by the licensing authority on the recommendation of the Chief Inspector of Explosives."

Port St. George, March 8, 1910.

No. 149.—In exercise of the powers conferred by section 4 (c) of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to declare that with effect from the 1st of March 1910 the villages named in column 2 of the appended schedule and lying within the limits of the police stations named in column 3 thereof shall be attached to the Police stations named in column 4 thereof:—

Schedule.

Division in which situated.	Police station to which attached.	Names of villages.				Circle in which situated.	Police station to which transferred.
1	2	3	4	5	6	7	8
Yellow District.	Kannur.	1. Agumam	Yellow Circle	Yellow District
Do.	Do.	2. Alimam	Do	Do
Do.	Do.	3. Anamparam	Do	Do
Do.	Do.	4. Ananthapattam	Do	Do
Do.	Do.	5. Anjan	Do	Do
Do.	Do.	6. Annapattam	Do	Do
Do.	Do.	7. Aranyam	Do	Do
Do.	Do.	8. Aranyapattam	Do	Do
Do.	Do.	9. Aranyapattam	Do	Do
Do.	Do.	10. Aranyapattam	Do	Do
Do.	Do.	11. Aranyapattam	Do	Do
Do.	Do.	12. Aranyapattam	Do	Do
Do.	Do.	13. Aranyapattam	Do	Do
Do.	Do.	14. Aranyapattam	Do	Do
Do.	Do.	15. Aranyapattam	Do	Do
Do.	Do.	16. Aranyapattam	Do	Do
Do.	Do.	17. Aranyapattam	Do	Do
Do.	Do.	18. Aranyapattam	Do	Do
Do.	Do.	19. Aranyapattam	Do	Do
Do.	Do.	20. Aranyapattam	Do	Do
Do.	Do.	21. Aranyapattam	Do	Do
Do.	Do.	22. Aranyapattam	Do	Do
Do.	Do.	23. Aranyapattam	Do	Do
Do.	Do.	24. Aranyapattam	Do	Do
Do.	Do.	25. Aranyapattam	Do	Do
Do.	Do.	26. Aranyapattam	Do	Do
Do.	Do.	27. Aranyapattam	Do	Do
Do.	Do.	28. Aranyapattam	Do	Do
Do.	Do.	29. Aranyapattam	Do	Do
Do.	Do.	30. Aranyapattam	Do	Do
Do.	Do.	31. Aranyapattam	Do	Do
Do.	Do.	32. Aranyapattam	Do	Do
Do.	Do.	33. Aranyapattam	Do	Do
Do.	Do.	34. Aranyapattam	Do	Do
Do.	Do.	35. Aranyapattam	Do	Do
Do.	Do.	36. Aranyapattam	Do	Do
Do.	Do.	37. Aranyapattam	Do	Do
Do.	Do.	38. Aranyapattam	Do	Do
Do.	Do.	39. Aranyapattam	Do	Do
Do.	Do.	40. Aranyapattam	Do	Do
Do.	Do.	41. Aranyapattam	Do	Do
Do.	Do.	42. Aranyapattam	Do	Do
Do.	Do.	43. Aranyapattam	Do	Do
Do.	Do.	44. Aranyapattam	Do	Do
Do.	Do.	45. Aranyapattam	Do	Do
Do.	Do.	46. Aranyapattam	Do	Do
Do.	Do.	47. Aranyapattam	Do	Do
Do.	Do.	48. Aranyapattam	Do	Do
Do.	Do.	49. Aranyapattam	Do	Do
Do.	Do.	50. Aranyapattam	Do	Do
Do.	Do.	51. Aranyapattam	Do	Do
Do.	Do.	52. Aranyapattam	Do	Do
Do.	Do.	53. Aranyapattam	Do	Do
Do.	Do.	54. Aranyapattam	Do	Do
Do.	Do.	55. Aranyapattam	Do	Do

Port St. George, March 15, 1910.

No. 150.—The following collection of the Government of India is republished:—

HOME DEPARTMENT.

1. FUGITIVE.

Gazette, No. 48 March 1910.

No. 256.—In pursuance of section 3, clause (1), of the Whipping Act, 1908 (IV of 1908), the Governor in Council is pleased to specify offenders under the laws mentioned in the schedule hereto, being offenders punishable under the said laws with imprisonment, and those for the absence or commission of or attempt to commit which persons offenders may be punished with whipping in accordance with the provisions of the said section.

The Schedule.

1. The Bengal Backwash Act, 1858 (XXXII of 1858), sections 16 and 17.
2. The Police Act, 1861 (V of 1861), section 34.
3. The Calcutta Municipal Police Act, 1860 (Bengal Act II of 1860), section 41.
4. The Police Gaming Act, 1867 (III of 1867), sections 4, 15 and 16.
5. The Bengal Public Gaming Act, 1867 (II of 1867), sections 4, 25 and 26.
6. The Cattle Transport Act, 1871 (I of 1871), section 25.
7. The Northern India Canal and Drainage Act, 1875 (VIII of 1875), section 70, clauses (1) and (2).
8. The Bengal Irrigation Act, 1876 (Bengal Act III of 1876), section 65.
9. The Opium Act, 1878 (I of 1878), section 2.
10. The Indian Forest Act, 1878 (VII of 1878), sections 25, 32 and 63, and rules made under section 41 for the management of which improvement is provided as a penalty.
11. The Indian Arms Act, 1878 (XI of 1878), sections 26, 29, 32 and 33.
12. The Bombay Arms Act, 1874 (Bombay Act V of 1874), sections 53 and 68.
13. The Bengal Enactment Act, 1887 (Bengal Act II of 1887), section 77.
14. The Indian Telegraphs Act, 1885 (XIII of 1885), sections 24 and 25.
15. The Madras Alkali Act, 1888 (Madras Act I of 1888), sections 55 and 56.
16. The Bombay Protection of Gaming Act, 1887 (Bombay Act IV of 1887), sections 3 and 15.
17. The Madras City Police Act, 1888 (Madras Act III of 1888), sections 46, 48, 49, 71, 73 and 78.
18. The Madras Town Sanitation Act, 1889 (Madras Act III of 1889), sections 3 and 8.
19. The Bombay District Police Act, 1890 (Bombay Act IV of 1890), sections 67, 73 and 74.
20. The Indian Railways Act, 1890 (IX of 1890), sections 128, 127, 129 and 130.
21. The Prevention of Cruelty to Animals Act, 1890 (XI of 1890), sections 3, 4 and 5.
22. The Prison Act, 1894 (IX of 1894), section 42.
23. The Police Act, 1894 (XII of 1894), sections 45, 46, 48, 49 and 51.
24. The Indian Fisheries Act, 1897 (IV of 1897), sections 1 and 2.
25. The Government Schools Act, 1897 (VIII of 1897), sections 27 and 28.
26. The Indian Post Office Act, 1898 (VI of 1898), sections 41, 45 and 48.
27. The Customs Code, 1899, section 56.
28. The Burma Gaming Act, 1899 (Burma Act I of 1899), sections 10, 11, 12 and 13.
29. The Bangalore Police Act, 1899 (Burma Act IV of 1899), sections 36, 37 and 38.
30. The Punjab Land Preservation (Gloss) Act, 1900 (Punjab Act II of 1900), section 16.
31. The City of Bombay Police Act, 1902 (Bombay Act IV of 1902), section 178.
32. The Burma Forest Act, 1902 (Burma Act IV of 1902), section 24, clause (3).
33. The Indian Electricity Act, 1903 (III of 1903), section 29, sub-section (2).
34. The Ancient Monuments Preservation Act, 1904 (VII of 1904), section 18.
35. The Bengal Excise Act, 1904 (Bengal Act V of 1904), sections 46 and 55.

Act St. George, March 28, 1910.

No. 121.—The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE AND INDUSTRY.

BOMBAY.

Calcutta, the 2nd March 1910.

No. 1036-S.—In accordance with the provisions of section 14 of the Indian Explosives Act, 1884 (IV of 1884), and of the notification of the Government of India in the Home department, No. 1884, dated the 2nd September 1907, the Governor General in Council is pleased to publish for general information the following enactments which His Excellency is pleased, in exercise of the powers conferred by section 5 of the said Act, proposes to make in the rules regulating (i) the manufacture, possession and sale of explosives, and (ii) the transport and importation of explosives, published with the notification in this department, Nos. 1035-S (Explosives) and 1035-4 (Explosives), dated the 28th November 1908 and the 21st May 1907, respectively.

The draft will be taken into consideration by the Governor General in Council on the expiration of two months from the date of publication of this notification in the Gazette of India.

Draft enactments.

I. Rules for the manufacture, possession and sale of explosives, issued with this Department Notification No. 1035-S, dated the 28th November 1908.

At the end of clause (2) of rule I, the word "or" shall be inserted, and after that clause the following shall be added, namely:—

"(3) the manufacture, possession or sale of toy fireworks, such as paper caps for toy pistols, under such conditions and in such quantities as the Local Government, on the recommendation of the Chief Inspector of Explosives, may from time to time determine."

II. Rules to regulate the transport and importation of explosives, issued with this Department Notification No. 1035-4, dated the 21st May 1907:

For the Chief paragraph of the preamble the following shall be substituted, namely:—

"Whereas these rules shall apply to the packing, transport or importation of—
(i) capped and by cartridge cases, if otherwise empty, when loaded, transported or imported in the same container with some covered by a license granted under the Indian Arms Act, 1875 (XI of 1875), or

(ii) toy fireworks, such as paper caps for toy pistols, under such conditions and in such quantities as the Local Government, on the recommendation of the Chief Inspector of Explosives, may from time to time determine."

W. S. MEYER,
Chief Secretary.

ECCLIASTICAL DEPARTMENT.

APPOINTMENTS.

Port St. George, March 13, 1910.

No. 32.—*Belgader-General George Arthur Cookson and Lieutenant-Colonel John Francis Chidell, R.F.A., to be Lay Trustees of Holy Trinity Church, Bangalore, vice Colonel A. E. Ashton and Major H. E. G. S. Rogers, who have left the station.*

Port St. George, March 13, 1910.

No. 33.—*The Rev. Henry Haskins, M.A., has been appointed a Chaplain in preference on the Madras Ecclesiastical establishment, in the vacancy caused by the retirement of the Rev. Canon A. H. B. Bryson, M.A.*

Port St. George, March 14, 1910.

No. 34.—*Lieutenant-Colonel John Archer Leaden, to be a Lay Trustee of St. John, the Evangelist, Cannanore, vice Major J. B. Dallas, who has left the station.*

No. 35.—*Colonel Clarence Herbert Macdonald to be a Lay Trustee of St. John's Church, Secunderabad, vice General Macdonald Kennedy, who has left the station.*

W. S. MEYER,
Chief Secretary.

MARINE DEPARTMENT.

RESOLUTIONS.

Port St. George, March 15, 1910.

No. 13.—*Under section 11 of the Madras Port Trust Act, 1905 (II of 1905), the Governor in Council is pleased to accept the resignations of their appointments as Trustees of the Port of Madras tendered by Mr C. G. Toddhunter, J.L.R., and Commissioner W. Mitchell, R.L.M.*

NOTIFICATIONS.

Port St. George, February 25, 1910.

No. 14.—*Under section 95, clause (3), of the Madras Port Trust Act, 1905 (II of 1905), the Port Trust Board, Madras, have, with the approval of the Governor in Council, made the following by-law:—*

The master or agent of any merchant vessel arriving at the port, whether loaded or in ballast, shall on application by the Port Trust Board furnish the Traffic Manager with a copy of the manifest, within 24 hours of such requisition.

The agent of any merchant vessel departing from the port, whether loaded or in ballast, shall within 5 days of her departure furnish the Traffic Manager with a copy of her export manifest.

Should a vessel departing from the Port have no Madras agent, the master shall send a copy of her export manifest by post on arrival at his next port of call.

Any person failing to comply with this by-law shall be liable to a penalty not exceeding Rs. 100 for each offence.

2. This by-law shall come into effect from the 15th March 1910.

Port St. George, March 11, 1910.

No. 15.—*In accordance with the provisions of section 16 (1) and (3) of Act IV of 1904, (The Indian Explosives Act), the following draft amendment to rule (g) of the rules to regulate the landing and shipment of explosives in the port of Madras notified in the Port St. George Gazette of the 12th June 1905 is published for the information of persons likely to be affected thereby, and notice is hereby given that the amendment will be taken into consideration on or after the 15th day of April 1910.*

At the last sentence of rule (g), substitute the words:—

"Not more than four boxes may be taken at either place simultaneously."

W. S. MEYER,
Chief Secretary.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Fort St. George, February 25, 1910.

No. 17.—The Council of the Governor of Fort St. George for the purpose of making Laws and Regulations will meet at the Banqueting Hall, Government House, Madras, at 12 noon on Tuesday the 26th day of April 1910.

Fort St. George, March 17, 1910.

No. 15.—The following resolutions of the Government of India are republished:—

LEGISLATIVE DEPARTMENT.

Calcutta, the 16th March 1910.

No. 18.—Whereas it appears that Khan Bahadur Ahmad Mohd-ul-Hasn, who was elected by the Muhammadan Community in the Presidency of Fort St. George on the third day of January 1910 under the Regulations for the constitution and election of Additional Members of the Legislative Council of the Governor General to be an Additional Member of the said Council, was, under the provisions of Regulation IV, clause (a), of the said Regulations, not eligible for election:

In pursuance of the provisions of Regulation VIII of the said Regulations the Governor General has been pleased to declare the election of the said Khan Bahadur Ahmad Mohd-ul-Hasn to be void and to call upon the Muhammadan Community in the Presidency of Fort St. George to elect in accordance with the said Regulations another person to be an Additional Member of the said Council before the sixth day of April 1910.

No. 16.—Whereas, in pursuance of the provisions of Regulation VIII of the Regulations for the constitution and election of Additional Members of the Legislative Council of the Governor General, the Governor General has been pleased to call upon the Muhammadan Community in the Presidency of Fort St. George to elect in accordance with the said Regulations a person to be an Additional Member of the said Council:

PART I.

In exercise of the powers conferred upon him by rule 1 of Schedule X to the said Regulations, the Governor in Council is pleased to appoint the following officers to perform all the duties of Returning and Retaining Officers respectively:—

The Deputy Collector, Madras, and the Tahsildar, Madras, for the Madras district, and for other districts, Tahsildars and Deputy Tahsildars other than those at taluk head-quarters—returning Officer.

The Secretary to the Government of Madras in the Legislative Department—Returning Officer.

PART II.

In exercise of the powers conferred on him by the rules in Schedule X to the said Regulations, the Governor in Council is pleased to fix the dates, times and places for the various stages of the election as follows:—

Announcement of nomination papers	Thursday the 17th March 1910 between 11 A.M. and 5 P.M. at the offices of the Deputy Collector and the Tahsildar, Madras, for the Madras district, and elsewhere at the offices of the Tahsildars and Deputy Tahsildars other than those at taluk head-quarters.
Sending of nomination papers	Monday the 21st March 1910 between 12 noon and 2 P.M. at the Council Chamber, Fort St. George.
Recording of votes and attestation of voting papers.	Tuesday the 22nd April 1910 between 11 A.M. and 5 P.M. at the offices of the Deputy Collector and the Tahsildar, Madras, for the Madras district, and elsewhere at the offices of the Tahsildars and Deputy Tahsildars other than those at taluk head-quarters.
Counting of votes	Thursday the 25th April 1910 between 5 and 8 P.M. at the Council Chamber, Fort St. George.

PART III.

Under rule 22(2) of Schedule X to the said Regulations, the Governor in Council is pleased to direct that, when more candidates than vacancies are nominated, the Returning Officer shall cause the names of such candidates to be published under his signature in the Fort St. George and District Gazette and shall also cause them to be posted at the offices of the Revenue Divisional Officer and of the Collectors of districts.

(By order of His Excellency the Governor in Council.)

I. M. WYNCH,
As. Secretary to Government.

SCHEDULE.

Description of land, wet or dry, open or permanently, with survey or previous number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Distances correct, Haderahaleh taluk, Pula struder village.</i>			
Dry, partially water.	Agastya, Chelapattay, Thakur, Chelam taluk	North, east, south and west, portion of waste No. 1.	Area. 75

Port St. George, March 11, 1893.

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 2 acres, be the same a little more or less, is needed for a public purpose, to wit, for the extension of the village-site in the village of Suganahalli, Haderahaleh taluk, and, under sections 3 and 7 of the same Act, the Tahsildar of Haderahaleh is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahsildar of Haderahaleh and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, open or permanently, with survey or previous number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Refugee Garrison, Haderahaleh taluk, Suganahalli village.</i>			
Open, cultivated, dry, 6 No. 75.	Hetherahaleh Chinnappa	North, Nos. 47, 48 A and 48 B; east, Nos. 49 P, 49 D and 49 H; south, No. 128; west, No. 75 portion.	Area. 1 55
Do. No. 128	Mattar Lingappa	North, No. 76; east, Nos. 49 P, 49 E, 49 D and 49 C; south and west, No. 128 portion.	65
		Total	2

Port St. George, March 14, 1893.

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 82 acres, be the same a little more or less, is needed for a public purpose, to wit, for water-pond in Nidhar village; and, under sections 3 and 7 of the same Act, the Deputy Collector, Madras division, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the site is kept in Madras Divisional Office and it may be seen during office hours.

SCHEDULE.

Description of land, wet or dry, open or permanently, with survey or previous number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
<i>Madras district, Nidhar taluk, Nidhar village.</i>			
Wet, No. 594 E	K. Nidhar Pillai	North, No. 594 G; east, No. 595; south, No. 592 A; west, No. 592 A.	Area. 10
Do. No. 595 E	Do	North, No. 595 A; east, No. 595 C; south, No. 595; west, No. 595 A.	72
		Total	82

Port St. George, March 15, 1893.

Under section 6, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1 54 acres, be the same a little more or less, is needed for a public purpose, to wit, for village-site; and, under sections 3 and 7 of the same Act, the Tahsildar of Nidhar is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. The sketch of the site is kept in the Taluk Office, Nidhar, and it may be inspected at any time during office hours.

Exp. St. George, March 11, 1910.

Under section 4, Act 1 of 1991, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 50 ares, be two acres & 144a more or less, is reserved for a public purpose, to wit, for the construction of a quarter for two Saramakas; and, under sections 3 and 7 of the same Act, the Deputy Collector, Headmaster Elvance, Cavallito, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Deputy Collector, Head-quarter District, Comptroller, and may be inspected at any time during office hours.

3. This being a case of urgency, the said officer is directed to take possession of the said land under section 27 of the Act.

References

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Fort St. George, March 10, 1813.

Under section 8, Act 1 of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and amounting to 18,500 acres, be the same as, shall more or less, be needed for a public purpose, to wit, for the extension of the accommodation for the Government of the said Territory; and that the said land be the same as the Governor, Devising Officer, Kollipudi Narayana, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Deputy Collector Kollegal, and may be inspected at any time during office hours.

3. This being a case of urgency the said officer is directed to take possession of the land under section 17 of the Act.

References

Description of land, use of land, class of jurisdiction, with survey or patent number.	Name of owner or surveyor	Boundaries of the land required to be taken up.	Extent to be taken up
Condition absent, Entry of land, Multiple village			
Agriware, def. 20 101-1-3	Case No. I, Chikashobanaka Goda, Plot No. 7.	North, Appal's land; east, Government land; school compound; south, Government land; South, W. land; west, Government land; School compound.	1238 -0312
Do	Case No. II, Appal's land, Plot No. IV	North, M. land; Appal's land; east, public land and school; south, Chikashobanaka Goda and U. P. land; west, Chikashobanaka Goda's land, plot No. V; west, school land Appal's land.	-0146
Do	Case No. III, K. land, Plot No. VII (I) and (2).	North, K. land; Appal's land; east, Goda's land; school; south, Chikashobanaka Goda's and U. P. land; school; plot No. VII and VIII (2); west, public land and K. land.	1238 -1212
Do	Case No. IV, Chikashobanaka Goda and U. P. land, Plot No. VII (3).	North, plot No. VII (2); east and south, Goda's land; school compound; west, Chikashobanaka Goda's and U. P. land; school; plot No. VII.	0 -1146
Total ..			-0146

Paris Rev. Chrétien, March 25, 1942.

Under section 6, Act 1 of 1984, His Excellency the Governor is Command hereby declare that the land mentioned in the following schedule and containing 3700 acres, is the same as the more or less, as needed for a public purpose, to wit, for the construction of a Nationalistic Judge's Court; and, under sections 2 and 7 of the same Act, the Revenue Division Officer, Muzammas, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

B. A print of the slide is kept in the Divisional Office, Mysore, and will be available for inspection at any time during office hours.

Percentage of 1.00

[illegible]

T. HAWKINS,
Editor American Ice Commission, B. W. N.

Paul St. George, March 5, 1910.

Under section 4, Act 1 of 1896, the Recorder of the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 275 acres, be the same a little more or less, be reserved for a public purpose, to wit, for erecting a dammed, from the Uteroguy Islands situated in Alaska, to wit, under sections 3 and 7 of the same Act, the Tailmaker of Nulivie is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

* 2. A place of the land is kept in the office of the 'Tahsildar of Nellore, and may be inspected at any time during office hours.

Share of total in

[illegible]

Exp. St. Germ. March 12, 1910.

Under section 8, Act 1 of 1925, His Excellency the Governor in Council hereby declares that the land mentioned in the following certificate is to be surveyed 1/40 acres, be the same a little more or less, as needed for a public purpose. For the division of the Kaitua right-of-way back along the existing line of Valuer's right-of-way, and, under sections 5 and 7 of the same Act, the Deputy Collector, Teneh, is appointed to perform the functions of a Collector under the Act and directed to take order for the apportionment of the said land.

2. A plan of the land is kept in the office of Deputy Collector, Tanoli, and may be inspected at any time during office hours.

Appendix

[illegible]

Descriptions of land, water in dry, loose, or permeable, with water in porous medium.	Name of owner or occupant.	Location of the land required to be taken up.	Amount to be taken up.
Alameda division, West coast, Maricopa valley—contd.			
Genl. Coy. No. 214-A.	Ringier Neponso	North, No. 14 south, No. 10-3 & 4; south, No. 2-3; west, No. 7-2	400
Do. No. 194-B	Reiche Kalkerye	North, No. 10-4 & 5; south, No. 10-4 and 10-4 to 7; south, No. 7-3; west, No. 10-1 and 10-1-1	20
Do. No. 40-3	Reiche Kalkerye	North, No. 18 south, No. 15-1; south, No. 10-4; south, No. 10-4	10
Do. No. 40-3	Reiche Kalkerye	North, No. 18 south, No. 15-1; south, No. 10-4; south, No. 10-4	10
Do. No. 41-3-B	Kalkerye Kalkerye	North, No. 10-4 & 5; south, No. 10-4 and 10-4	10
Do. No. 127-4-A	Teis Johnson	North, No. 127-4 & 5; south, No. 127-4 and 127-4	10
Do. No. 13-1-C	Leitch Johnson	North, No. 13-1 & 2; south, No. 13-1 and 13-1	10
Do. No. 14-1-A-7	Teis Kalkerye	North, No. 14-1 & 2; south, No. 14-1 and 14-1	10
Do. No. 15-1-B	Do.	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-C	Do.	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-D	Harwood Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-E	Reiche Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-F	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-G	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-H	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-I	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-J	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-K	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-L	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-M	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-N	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-O	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-P	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-Q	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-R	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-S	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-T	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-U	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-V	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-W	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-X	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-Y	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-Z	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AA	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AB	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AC	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AD	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AE	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AF	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AG	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AH	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AI	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AJ	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AK	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AL	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AM	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AN	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AO	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AP	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AQ	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AR	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AS	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10
Do. No. 15-1-AT	Langue Kalkerye	North, No. 15-1 & 2; south, No. 15-1 and 15-1	10

Description of land, with acreage, and jurisdiction, with reference to Spanish mining	Kind of owner or occupancy.	Boundaries of the land, reported to be taken up.	Amount to be taken up.
Rancho de Santa Fe, Rancho de Santa Fe, Rancho de Santa Fe			
Cort., day, R. No. 440-1	Rancho Yumbekstetamaya	North, No. 360-3 & 2; west, No. 344, south, No. 400-4 and 411-1; east, No. 330	34
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 344, 410-1; west, No. 410; south, No. 410-2; east, No. 410-1	40
Do. No. 440-1	Rancho Yumbekstetamaya and Rancho Yumbekstetamaya	North, No. 410-4, south, No. 410-5, south, No. 410-6, south, No. 410-7	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-8, south, No. 410-9; west, No. 410-10, south, No. 410-11	40
Do. No. 440-1	Rancho Yumbekstetamaya and Rancho Yumbekstetamaya	North, No. 410-12, south, No. 410-13, south, No. 410-14, south, No. 410-15	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-16, south, No. 410-17, south, No. 410-18, south, No. 410-19	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-20, south, No. 410-21, south, No. 410-22, south, No. 410-23	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-24, south, No. 410-25, south, No. 410-26, south, No. 410-27	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-28, south, No. 410-29, south, No. 410-30, south, No. 410-31	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-32, south, No. 410-33, south, No. 410-34, south, No. 410-35	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-36, south, No. 410-37, south, No. 410-38, south, No. 410-39	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-40, south, No. 410-41, south, No. 410-42, south, No. 410-43	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-44, south, No. 410-45, south, No. 410-46, south, No. 410-47	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-48, south, No. 410-49, south, No. 410-50, south, No. 410-51	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-52, south, No. 410-53, south, No. 410-54, south, No. 410-55	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-56, south, No. 410-57, south, No. 410-58, south, No. 410-59	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-60, south, No. 410-61, south, No. 410-62, south, No. 410-63	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-64, south, No. 410-65, south, No. 410-66, south, No. 410-67	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-68, south, No. 410-69, south, No. 410-70, south, No. 410-71	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-72, south, No. 410-73, south, No. 410-74, south, No. 410-75	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-76, south, No. 410-77, south, No. 410-78, south, No. 410-79	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-80, south, No. 410-81, south, No. 410-82, south, No. 410-83	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-84, south, No. 410-85, south, No. 410-86, south, No. 410-87	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-88, south, No. 410-89, south, No. 410-90, south, No. 410-91	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-92, south, No. 410-93, south, No. 410-94, south, No. 410-95	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-96, south, No. 410-97, south, No. 410-98, south, No. 410-99	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-100, south, No. 410-101, south, No. 410-102, south, No. 410-103	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-104, south, No. 410-105, south, No. 410-106, south, No. 410-107	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-108, south, No. 410-109, south, No. 410-110, south, No. 410-111	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-112, south, No. 410-113, south, No. 410-114, south, No. 410-115	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-116, south, No. 410-117, south, No. 410-118, south, No. 410-119	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-120, south, No. 410-121, south, No. 410-122, south, No. 410-123	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-124, south, No. 410-125, south, No. 410-126, south, No. 410-127	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-128, south, No. 410-129, south, No. 410-130, south, No. 410-131	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-132, south, No. 410-133, south, No. 410-134, south, No. 410-135	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-136, south, No. 410-137, south, No. 410-138, south, No. 410-139	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-140, south, No. 410-141, south, No. 410-142, south, No. 410-143	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-144, south, No. 410-145, south, No. 410-146, south, No. 410-147	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-148, south, No. 410-149, south, No. 410-150, south, No. 410-151	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-152, south, No. 410-153, south, No. 410-154, south, No. 410-155	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-156, south, No. 410-157, south, No. 410-158, south, No. 410-159	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-160, south, No. 410-161, south, No. 410-162, south, No. 410-163	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-164, south, No. 410-165, south, No. 410-166, south, No. 410-167	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-168, south, No. 410-169, south, No. 410-170, south, No. 410-171	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-172, south, No. 410-173, south, No. 410-174, south, No. 410-175	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-176, south, No. 410-177, south, No. 410-178, south, No. 410-179	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-180, south, No. 410-181, south, No. 410-182, south, No. 410-183	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-184, south, No. 410-185, south, No. 410-186, south, No. 410-187	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-188, south, No. 410-189, south, No. 410-190, south, No. 410-191	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-192, south, No. 410-193, south, No. 410-194, south, No. 410-195	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-196, south, No. 410-197, south, No. 410-198, south, No. 410-199	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-200, south, No. 410-201, south, No. 410-202, south, No. 410-203	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-204, south, No. 410-205, south, No. 410-206, south, No. 410-207	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-208, south, No. 410-209, south, No. 410-210, south, No. 410-211	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-212, south, No. 410-213, south, No. 410-214, south, No. 410-215	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-216, south, No. 410-217, south, No. 410-218, south, No. 410-219	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-220, south, No. 410-221, south, No. 410-222, south, No. 410-223	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-224, south, No. 410-225, south, No. 410-226, south, No. 410-227	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-228, south, No. 410-229, south, No. 410-230, south, No. 410-231	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-232, south, No. 410-233, south, No. 410-234, south, No. 410-235	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-236, south, No. 410-237, south, No. 410-238, south, No. 410-239	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-240, south, No. 410-241, south, No. 410-242, south, No. 410-243	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-244, south, No. 410-245, south, No. 410-246, south, No. 410-247	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-248, south, No. 410-249, south, No. 410-250, south, No. 410-251	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-252, south, No. 410-253, south, No. 410-254, south, No. 410-255	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-256, south, No. 410-257, south, No. 410-258, south, No. 410-259	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-260, south, No. 410-261, south, No. 410-262, south, No. 410-263	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-264, south, No. 410-265, south, No. 410-266, south, No. 410-267	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-268, south, No. 410-269, south, No. 410-270, south, No. 410-271	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-272, south, No. 410-273, south, No. 410-274, south, No. 410-275	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-276, south, No. 410-277, south, No. 410-278, south, No. 410-279	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-280, south, No. 410-281, south, No. 410-282, south, No. 410-283	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-284, south, No. 410-285, south, No. 410-286, south, No. 410-287	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-288, south, No. 410-289, south, No. 410-290, south, No. 410-291	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-292, south, No. 410-293, south, No. 410-294, south, No. 410-295	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-296, south, No. 410-297, south, No. 410-298, south, No. 410-299	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-300, south, No. 410-301, south, No. 410-302, south, No. 410-303	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-304, south, No. 410-305, south, No. 410-306, south, No. 410-307	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-308, south, No. 410-309, south, No. 410-310, south, No. 410-311	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-312, south, No. 410-313, south, No. 410-314, south, No. 410-315	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-316, south, No. 410-317, south, No. 410-318, south, No. 410-319	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-320, south, No. 410-321, south, No. 410-322, south, No. 410-323	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-324, south, No. 410-325, south, No. 410-326, south, No. 410-327	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-328, south, No. 410-329, south, No. 410-330, south, No. 410-331	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-332, south, No. 410-333, south, No. 410-334, south, No. 410-335	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-336, south, No. 410-337, south, No. 410-338, south, No. 410-339	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-340, south, No. 410-341, south, No. 410-342, south, No. 410-343	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-344, south, No. 410-345, south, No. 410-346, south, No. 410-347	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-348, south, No. 410-349, south, No. 410-350, south, No. 410-351	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-352, south, No. 410-353, south, No. 410-354, south, No. 410-355	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-356, south, No. 410-357, south, No. 410-358, south, No. 410-359	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-360, south, No. 410-361, south, No. 410-362, south, No. 410-363	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-364, south, No. 410-365, south, No. 410-366, south, No. 410-367	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-368, south, No. 410-369, south, No. 410-370, south, No. 410-371	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-372, south, No. 410-373, south, No. 410-374, south, No. 410-375	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-376, south, No. 410-377, south, No. 410-378, south, No. 410-379	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-380, south, No. 410-381, south, No. 410-382, south, No. 410-383	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-384, south, No. 410-385, south, No. 410-386, south, No. 410-387	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-388, south, No. 410-389, south, No. 410-390, south, No. 410-391	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-392, south, No. 410-393, south, No. 410-394, south, No. 410-395	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-396, south, No. 410-397, south, No. 410-398, south, No. 410-399	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-400, south, No. 410-401, south, No. 410-402, south, No. 410-403	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-404, south, No. 410-405, south, No. 410-406, south, No. 410-407	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-408, south, No. 410-409, south, No. 410-410, south, No. 410-411	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-412, south, No. 410-413, south, No. 410-414, south, No. 410-415	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-416, south, No. 410-417, south, No. 410-418, south, No. 410-419	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-420, south, No. 410-421, south, No. 410-422, south, No. 410-423	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-424, south, No. 410-425, south, No. 410-426, south, No. 410-427	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-428, south, No. 410-429, south, No. 410-430, south, No. 410-431	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-432, south, No. 410-433, south, No. 410-434, south, No. 410-435	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-436, south, No. 410-437, south, No. 410-438, south, No. 410-439	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-440, south, No. 410-441, south, No. 410-442, south, No. 410-443	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-444, south, No. 410-445, south, No. 410-446, south, No. 410-447	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-448, south, No. 410-449, south, No. 410-450, south, No. 410-451	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-452, south, No. 410-453, south, No. 410-454, south, No. 410-455	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-456, south, No. 410-457, south, No. 410-458, south, No. 410-459	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-460, south, No. 410-461, south, No. 410-462, south, No. 410-463	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-464, south, No. 410-465, south, No. 410-466, south, No. 410-467	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-468, south, No. 410-469, south, No. 410-470, south, No. 410-471	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-472, south, No. 410-473, south, No. 410-474, south, No. 410-475	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-476, south, No. 410-477, south, No. 410-478, south, No. 410-479	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-480, south, No. 410-481, south, No. 410-482, south, No. 410-483	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-484, south, No. 410-485, south, No. 410-486, south, No. 410-487	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-488, south, No. 410-489, south, No. 410-490, south, No. 410-491	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-492, south, No. 410-493, south, No. 410-494, south, No. 410-495	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-496, south, No. 410-497, south, No. 410-498, south, No. 410-499	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-500, south, No. 410-501, south, No. 410-502, south, No. 410-503	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-504, south, No. 410-505, south, No. 410-506, south, No. 410-507	40
Do. No. 440-1	Rancho Yumbekstetamaya	North, No. 410-508, south, No. 410-509, south, No. 410-510, south	

Fort St. George, March 7, 1903.

Under section 3, Act 1 of 1864, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1875 acres, be the same a little more or less, is needed for a public purpose, to wit, for strengthening the right bank of Peasey main channel; and, under sections 3 and 7 of the same Act, the Treasurer of New Brunswick is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is kept in the office of the Tabowider of Nodern and it is available for perusal at any time during office hours.

Screening

Description of land, wet or dry, stream or perennial, with survey or parcel number	Name of owner or occupier.	Dimensions of the land reported to be taken up	Value in table 12
<i>Kashu district, Kashu tract, No. 7 Buzunguwa village</i>			
Dry lake wet, No. 100 A.	48. B. Mayibeli Thavau and P. Mayibeli Thavau.	North, remaining portion of Pongwe mangi channel, sect. No. 100, 100 ft. width, remaining portion west, No. 100.	100 A
Wet, No. 100 A	49. B. Chikomaile Phele	North, remaining portion of Pongwe mangi channel, sect. No. 100 B, 100 ft. width, remaining portion west, No. 100, 100 ft.	100 A
Dry lake wet, No. 100 B.	50. Kalandiya's Phele, Phele- bana Phele and Gwagwaga Phele	North, remaining portion of Pongwe mangi channel, sect. No. 100 B, 100 ft. width, remaining portion west, No. 100 A.	100 B
		Total ..	300

Under section 8, Act Feb. 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and containing 60 acres, be the same a 100 acre tract, is held reserved for public purposes, to wit, for the recreation of an irrigation district; and, under section 9 thereof, he does hereby appoint the Deputy Collector, Treadwell, to perform the functions of a Collector for the said lands, and directs him to take notice of the acquisition of the said lands by the Act and directed to take notice of the acquisition of the said lands.

Treadwell

2. A plan of the site is available in the office of the Deputy Collector, Turah,² for inspection during office hours.

Keywords: *work engagement, organizational commitment, turnover intentions, organizational citizenship behaviors, organizational identification*

Designation of land, wet or dry, open or permanent, with survey or parcel number.	Name of owner or lessee.	More or less, the land required to be taken up.	Known to be taken up.
Greater Albany, Dryden taluk, Pabna district.			
Govt. Acq. No. 328-0	Asaf-ud-Daulah-ud-Daula	North, No. 250, east, No. 304, south and west, No. 298.	40-0
Do. No. 336-0	Chakri Chakri, being water by and her and grandson Kail Chakri Chakri.	North, No. 120, east, No. 120-1, south, No. 401-2, west, No. 320-3.	00
Do. No. 338-0	Chakri Chakri.	North, No. 108-3, east, No. 334-3, south, No. 230, west, No. 414-3.	04
Govt. wet, No. 226-1	Mahid Fakhruddin, being water by father and grandson Rangamati, Fakhruddin Fakhruddin and Appara.	North, No. 271, east, No. 295-0, south, No. 320-3, west, No. 330-3.	06
Do. No. 231-1	Kutub Anisulahi.	North, No. 401, east, No. 414-3, south, No. 240-0, west, No. 410-1.	06
Do. No. 310-1	Fazlul-Hakim Fakhruddin, Kutub Mahmud and Jafarul Kutub.	North, No. 100-0, east, No. 310-3, south, No. 311-3, west, No. 310-1.	10
Do. No. 410-0	Kutub Anisulahi.	North, No. 220-0, east, No. 310-3, south, No. 310-3, west, No. 310-3.	15
Do. No. 311-1	Kutub Mahomed, Chakri Mahomed and Chakri Chakri, being water, father and grandson Kail Chakri Chakri.	North, No. 310-1, east, No. 311-3, south, No. 310-1, west, No. 311-3.	20
Do. No. 313-1	Asaf-ud-Daula, Chakri Mahomed and Chakri Chakri, being water by father and grandson Kail Chakri Chakri.	North, No. 311-3, east, No. 311-3, south, No. 311-3, west, No. 311-3.	27
Govt. wet, No. 246-1	Fakhruddin Mahomed and Fakhruddin Mahomed.	North, No. 311-3, east, No. 311-3, south, No. 311-3, west, No. 311-3.	28
Govt. dry, No. 407-1	Fakhruddin Mahomed and Fakhruddin Mahomed.	North, No. 311-3, east, No. 311-3, south, No. 311-3, west, No. 311-3.	28
Do. No. 317-3	Asaf-ud-Daula, Chakri Mahomed and Chakri Chakri, being water by father and grandson Kail Chakri Chakri.	North, No. 311-3, east, No. 311-3, south, No. 311-3, west, No. 311-3.	34
Total ..			40

July 31, 1900, March 8, 1910.

Under section 6, Act 1 of 1891, His Excellency the Governor in Council hereby declares that the land embraced in the following schedule and measuring 155 acres, be the same a little more or less, is needed for a public purpose, to wit, for widening a channel from the Uluwatu Branch channel; and, under sections 5 and 7 of the same Act, the Ethelred of Koroiti is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Director of Forests and may be inspected at any time during office hours.

References

Number plate, of land, sea or air, or on or possibly, with green or yellow and/or	Name of owner or company	Number of the land required to be taken up.	Whether to be taken up.
<i>Albion station, Kewell Falls, Falmouth (Albion) village.</i>			
Good, dry, & No. 100.	Arango Verdaguer, a small No. 100, a small No. 100, a small No. 100, a small No. 100, a small	North, No. 100, west, No. 100, south, No. 100, East, west, No. 100.	100.
Do. No. 100 -	Do. No. 100 -	North, No. 100, west, No. 100, south, No. 100, East, west, No. 100.	100.
Do. No. 100 -	Do. No. 100 -	North, No. 100, west, No. 100, south, No. 100, East, west, No. 100.	100.
Land, No. 100 -	Do. No. 100 -	North, No. 100, west, No. 100, south, No. 100, East, west, No. 100.	100.
Total			100.

Under section 6, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 135 acres, be the same a little more or less, is needed for a public purpose, to wit, for construction of T.W.D. Pulo-Dumera's quarters; and, under section 8 and 7 of the same Act, the Divisional Officer, Mehar, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is kept in the office of the Divisional Officer, Mehar, and is open to inspection at any time during office hours.

SCHEDULE.

Description of land, with or dry, being or previously, with survey or previous number.	Name of owner to acquire.	Description of the land required to be taken up.	Extent to be taken up.
<i>Mehar District, Mehar taluk, Kuchibempudi village.</i>			
Item, dry ..	Gurus, Narayana Ayya; Laxma, Mathuramappa Thakur.	North and east, No. 4; south and west, No. 2 and 3, No. 1 of Vallabhapeta.	all 135

Port St. George, March 12, 1910.

Under section 6, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 100-02 acres, be the same a little more or less, is needed for a public purpose, to wit, for the restoration of the Yalavara tank; and, under sections 8 and 7 of the same Act, the Deputy Collector, Gusty, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the Gusty Deputy Collector's office, and it may be inspected at any time during office hours.

3. This being a case of urgency, the acquisition Collector is authorized to take possession of the land under section 17 of the Act.

SCHEDULE.

Description of land, with or dry, being or previously, with survey or previous number.	Name of owner to acquire.	Description of the land required to be taken up.	Extent to be taken up.
<i>Amangalur District, Nilgiris taluk, Telamer village.</i>			
Dry, loose, village survey, No. 861.	Pannabala Narayana Sahib ..	North and east, No. 861; south, No. 1261; west, No. 872 and 886.	475 7-90
Dry, ryotwari, No. 1191	Pannabala Narayana and others ..	North, No. 1227; east, No. 1253; south, No. 1423; west, No. 1578	3-71
Dry, loose, village survey, No. 2225	Vinayaka Sahib and others ..	North, No. 1210; east, No. 1205; south, No. 1289 and 1290; west, No. 1296 and 1321.	2-28
Dry, ryotwari, No. 2416.	Dada Sahib and Anthonna ..	North, No. 1224; east, No. 1276; south, No. 1292; west, No. 1360	2-40
Do. No. 2418	Krishnakali Koda Sahib ..	North, No. 1281; east, No. 1284; south, No. 1265; west, No. 1280	1-30
Dry, loose, village survey, No. 718	Kannan Gervudamma ..	North, No. 851; east, No. 1238; south, No. 1289; west, No. 1257 and 1280	0-01
Dry, ryotwari, No. 1211	Gandhi Narayana ..	North, No. 1213; east, No. 1259; south, No. 1257 and 1258; west, No. 1219	5-61
Do. No. 1212	Mahadevi Manabai Sahib ..	North, No. 1212; east, No. 1252; south, No. 1259; west, No. 1259	0-10
Dry, loose, present, No. 1213-14	Uppala Annambalika ..	North, No. 1217; east, No. 1254; south, No. 1215-16; west, No. 1216	10-83
Dry, ryotwari, No. 1214	Shankaralinga Gervudamma and others ..	North, No. 1215; east, No. 1214; south, No. 1240; west, No. 1246	0-47
Do. No. 1215	Shankaralinga Vaidyanath ..	North, No. 1219; east, No. 1245; south, No. 1279; west, No. 1271	0-51
Dry, loose, village survey, No. 1478	Vengala Krishnaswamy ..	North, No. 1261; east, No. 1260 and 1274; south, No. 1276; west, No. 1276	7-36
Do. No. 1479	Kannan Gervudamma ..	North, No. 1249 and 1250; east, No. 1259; south, 1274; west, No. 1271	0-40
Do. No. 1477	Kannan Sahib, etc. ..	North, No. 1251; east, No. 1246 and 1249; south, No. 1251	0-23
Dry, ryotwari, No. 1478	Olla Mahal ..	North, No. 1274; east, No. 1269 and 1249; south, No. 1249; west, No. 1270	0-45
Dry, loose, present, No. 1479	Kavali Narayana Sahib ..	North, No. 1211 and 1212; east, No. 1211; south, No. 1211; west, No. 1211	2-11
Do. No. 1479	A. Manabai Sahib and others ..	North, No. 1211; east, No. 1211 and 1212; south, No. 1211; west, No. 1211	2-10
Do. No. 1479	No. ..	North, No. 1211; east, No. 1211 and 1212; south, No. 1211; west, No. 1211	2-40
Total ..			100-02

Under section 6, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the lands mentioned in the following schedule are and amounting to 434 acres, is the same a little more or less, is hereby set apart for a public purpose, to wit, for establishing a District Veterinary Central Hospital; and, under sections 7 and 8 of the said Act, the said Special Deputy Collector, Elad Puri, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the head is available for inspection in the office of the Special Deputy Collector, Amangula, and may be inspected at any time during office hours.

References

Description of bird, sex at day, season or particular, with country in parenthesis	Name of owner or collector.	Residence of the bird captured to be taken up.	Extinct to be taken up
<i>Canis familiaris, Canis lupus, Canis lupus</i>			
Soil, dog, No. 7001 A	Canis familiaris	North, No. 7001 A, west, No. 7001 A; north, No. 7001 B; west, No. 7001 A	100
Do No. 7002 B	Canis familiaris	North, No. 7002 A; west, No. 7002 B; north, No. 7002 A; west, No. 7002 B	100
Do No. 7003 A	Canis familiaris	North, No. 7003 A; west, No. 7003 B; north, No. 7003 A; west, No. 7003 B	100
Do No. 7004 A	Canis familiaris	North, No. 7004 A; west, No. 7004 B; north, No. 7004 A; west, No. 7004 B	100
Do No. 7005 A	Canis familiaris	North, No. 7005 A; west, No. 7005 B; north, No. 7005 A; west, No. 7005 B	100
Do No. 7006 A	Canis familiaris	North, No. 7006 A; west, No. 7006 B; north, No. 7006 A; west, No. 7006 B	100
Do No. 7007 A	Canis familiaris	North, No. 7007 A; west, No. 7007 B; north, No. 7007 A; west, No. 7007 B	100
Do No. 7008 A	Canis familiaris	North, No. 7008 A; west, No. 7008 B; north, No. 7008 A; west, No. 7008 B	100
Do No. 7009 A	Canis familiaris	North, No. 7009 A; west, No. 7009 B; north, No. 7009 A; west, No. 7009 B	100
Do No. 7010 A	Canis familiaris	North, No. 7010 A; west, No. 7010 B; north, No. 7010 A; west, No. 7010 B	100
Do No. 7011 A	Canis familiaris	North, No. 7011 A; west, No. 7011 B; north, No. 7011 A; west, No. 7011 B	100
Do No. 7012 A	Canis familiaris	North, No. 7012 A; west, No. 7012 B; north, No. 7012 A; west, No. 7012 B	100
Do No. 7013 A	Canis familiaris	North, No. 7013 A; west, No. 7013 B; north, No. 7013 A; west, No. 7013 B	100
Do No. 7014 A	Canis familiaris	North, No. 7014 A; west, No. 7014 B; north, No. 7014 A; west, No. 7014 B	100
Do No. 7015 A	Canis familiaris	North, No. 7015 A; west, No. 7015 B; north, No. 7015 A; west, No. 7015 B	100
Do No. 7016 A	Canis familiaris	North, No. 7016 A; west, No. 7016 B; north, No. 7016 A; west, No. 7016 B	100
Do No. 7017 A	Canis familiaris	North, No. 7017 A; west, No. 7017 B; north, No. 7017 A; west, No. 7017 B	100
Do No. 7018 A	Canis familiaris	North, No. 7018 A; west, No. 7018 B; north, No. 7018 A; west, No. 7018 B	100
Do No. 7019 A	Canis familiaris	North, No. 7019 A; west, No. 7019 B; north, No. 7019 A; west, No. 7019 B	100
Do No. 7020 A	Canis familiaris	North, No. 7020 A; west, No. 7020 B; north, No. 7020 A; west, No. 7020 B	100
Do No. 7021 A	Canis familiaris	North, No. 7021 A; west, No. 7021 B; north, No. 7021 A; west, No. 7021 B	100
Do No. 7022 A	Canis familiaris	North, No. 7022 A; west, No. 7022 B; north, No. 7022 A; west, No. 7022 B	100
Do No. 7023 A	Canis familiaris	North, No. 7023 A; west, No. 7023 B; north, No. 7023 A; west, No. 7023 B	100
Do No. 7024 A	Canis familiaris	North, No. 7024 A; west, No. 7024 B; north, No. 7024 A; west, No. 7024 B	100
Do No. 7025 A	Canis familiaris	North, No. 7025 A; west, No. 7025 B; north, No. 7025 A; west, No. 7025 B	100
Do No. 7026 A	Canis familiaris	North, No. 7026 A; west, No. 7026 B; north, No. 7026 A; west, No. 7026 B	100
Do No. 7027 A	Canis familiaris	North, No. 7027 A; west, No. 7027 B; north, No. 7027 A; west, No. 7027 B	100
Do No. 7028 A	Canis familiaris	North, No. 7028 A; west, No. 7028 B; north, No. 7028 A; west, No. 7028 B	100
Do No. 7029 A	Canis familiaris	North, No. 7029 A; west, No. 7029 B; north, No. 7029 A; west, No. 7029 B	100
Do No. 7030 A	Canis familiaris	North, No. 7030 A; west, No. 7030 B; north, No. 7030 A; west, No. 7030 B	100
Do No. 7031 A	Canis familiaris	North, No. 7031 A; west, No. 7031 B; north, No. 7031 A; west, No. 7031 B	100
Do No. 7032 A	Canis familiaris	North, No. 7032 A; west, No. 7032 B; north, No. 7032 A; west, No. 7032 B	100
Do No. 7033 A	Canis familiaris	North, No. 7033 A; west, No. 7033 B; north, No. 7033 A; west, No. 7033 B	100
Do No. 7034 A	Canis familiaris	North, No. 7034 A; west, No. 7034 B; north, No. 7034 A; west, No. 7034 B	100
Do No. 7035 A	Canis familiaris	North, No. 7035 A; west, No. 7035 B; north, No. 7035 A; west, No. 7035 B	100
Do No. 7036 A	Canis familiaris	North, No. 7036 A; west, No. 7036 B; north, No. 7036 A; west, No. 7036 B	100
Do No. 7037 A	Canis familiaris	North, No. 7037 A; west, No. 7037 B; north, No. 7037 A; west, No. 7037 B	100
Do No. 7038 A	Canis familiaris	North, No. 7038 A; west, No. 7038 B; north, No. 7038 A; west, No. 7038 B	100
Do No. 7039 A	Canis familiaris	North, No. 7039 A; west, No. 7039 B; north, No. 7039 A; west, No. 7039 B	100
Do No. 7040 A	Canis familiaris	North, No. 7040 A; west, No. 7040 B; north, No. 7040 A; west, No. 7040 B	100
Do No. 7041 A	Canis familiaris	North, No. 7041 A; west, No. 7041 B; north, No. 7041 A; west, No. 7041 B	100
Do No. 7042 A	Canis familiaris	North, No. 7042 A; west, No. 7042 B; north, No. 7042 A; west, No. 7042 B	100
Do No. 7043 A	Canis familiaris	North, No. 7043 A; west, No. 7043 B; north, No. 7043 A; west, No. 7043 B	100
Do No. 7044 A	Canis familiaris	North, No. 7044 A; west, No. 7044 B; north, No. 7044 A; west, No. 7044 B	100
Do No. 7045 A	Canis familiaris	North, No. 7045 A; west, No. 7045 B; north, No. 7045 A; west, No. 7045 B	100
Do No. 7046 A	Canis familiaris	North, No. 7046 A; west, No. 7046 B; north, No. 7046 A; west, No. 7046 B	100
Do No. 7047 A	Canis familiaris	North, No. 7047 A; west, No. 7047 B; north, No. 7047 A; west, No. 7047 B	100
Do No. 7048 A	Canis familiaris	North, No. 7048 A; west, No. 7048 B; north, No. 7048 A; west, No. 7048 B	100
Do No. 7049 A	Canis familiaris	North, No. 7049 A; west, No. 7049 B; north, No. 7049 A; west, No. 7049 B	100
Do No. 7050 A	Canis familiaris	North, No. 7050 A; west, No. 7050 B; north, No. 7050 A; west, No. 7050 B	100
Do No. 7051 A	Canis familiaris	North, No. 7051 A; west, No. 7051 B; north, No. 7051 A; west, No. 7051 B	100
Do No. 7052 A	Canis familiaris	North, No. 7052 A; west, No. 7052 B; north, No. 7052 A; west, No. 7052 B	100
Do No. 7053 A	Canis familiaris	North, No. 7053 A; west, No. 7053 B; north, No. 7053 A; west, No. 7053 B	100
Do No. 7054 A	Canis familiaris	North, No. 7054 A; west, No. 7054 B; north, No. 7054 A; west, No. 7054 B	100
Do No. 7055 A	Canis familiaris	North, No. 7055 A; west, No. 7055 B; north, No. 7055 A; west, No. 7055 B	100
Do No. 7056 A	Canis familiaris	North, No. 7056 A; west, No. 7056 B; north, No. 7056 A; west, No. 7056 B	100
Do No. 7057 A	Canis familiaris	North, No. 7057 A; west, No. 7057 B; north, No. 7057 A; west, No. 7057 B	100
Do No. 7058 A	Canis familiaris	North, No. 7058 A; west, No. 7058 B; north, No. 7058 A; west, No. 7058 B	100
Do No. 7059 A	Canis familiaris	North, No. 7059 A; west, No. 7059 B; north, No. 7059 A; west, No. 7059 B	100
Do No. 7060 A	Canis familiaris	North, No. 7060 A; west, No. 7060 B; north, No. 7060 A; west, No. 7060 B	100
Do No. 7061 A	Canis familiaris	North, No. 7061 A; west, No. 7061 B; north, No. 7061 A; west, No. 7061 B	100
Do No. 7062 A	Canis familiaris	North, No. 7062 A; west, No. 7062 B; north, No. 7062 A; west, No. 7062 B	100
Do No. 7063 A	Canis familiaris	North, No. 7063 A; west, No. 7063 B; north, No. 7063 A; west, No. 7063 B	100
Do No. 7064 A	Canis familiaris	North, No. 7064 A; west, No. 7064 B; north, No. 7064 A; west, No. 7064 B	100
Do No. 7065 A	Canis familiaris	North, No. 7065 A; west, No. 7065 B; north, No. 7065 A; west, No. 7065 B	100
Do No. 7066 A	Canis familiaris	North, No. 7066 A; west, No. 7066 B; north, No. 7066 A; west, No. 7066 B	100
Do No. 7067 A	Canis familiaris	North, No. 7067 A; west, No. 7067 B; north, No. 7067 A; west, No. 7067 B	100
Do No. 7068 A	Canis familiaris	North, No. 7068 A; west, No. 7068 B; north, No. 7068 A; west, No. 7068 B	100
Do No. 7069 A	Canis familiaris	North, No. 7069 A; west, No. 7069 B; north, No. 7069 A; west, No. 7069 B	100
Do No. 7070 A	Canis familiaris	North, No. 7070 A; west, No. 7070 B; north, No. 7070 A; west, No. 7070 B	100
Do No. 7071 A	Canis familiaris	North, No. 7071 A; west, No. 7071 B; north, No. 7071 A; west, No. 7071 B	100
Do No. 7072 A	Canis familiaris	North, No. 7072 A; west, No. 7072 B; north, No. 7072 A; west, No. 7072 B	100
Do No. 7073 A	Canis familiaris	North, No. 7073 A; west, No. 7073 B; north, No. 7073 A; west, No. 7073 B	100
Do No. 7074 A	Canis familiaris	North, No. 7074 A; west, No. 7074 B; north, No. 7074 A; west, No. 7074 B	100
Do No. 7075 A	Canis familiaris	North, No. 7075 A; west, No. 7075 B; north, No. 7075 A; west, No. 7075 B	100
Do No. 7076 A	Canis familiaris	North, No. 7076 A; west, No. 7076 B; north, No. 7076 A; west, No. 7076 B	100
Do No. 7077 A	Canis familiaris	North, No. 7077 A; west, No. 7077 B; north, No. 7077 A; west, No. 7077 B	100
Do No. 7078 A	Canis familiaris	North, No. 7078 A; west, No. 7078 B; north, No. 7078 A; west, No. 7078 B	100
Do No. 7079 A	Canis familiaris	North, No. 7079 A; west, No. 7079 B; north, No. 7079 A; west, No. 7079 B	100
Do No. 7080 A	Canis familiaris	North, No. 7080 A; west, No. 7080 B; north, No. 7080 A; west, No. 7080 B	100
Do No. 7081 A	Canis familiaris	North, No. 7081 A; west, No. 7081 B; north, No. 7081 A; west, No. 7081 B	100
Do No. 7082 A	Canis familiaris	North, No. 7082 A; west, No. 7082 B; north, No. 7082 A; west, No. 7082 B	100
Do No. 7083 A	Canis familiaris	North, No. 7083 A; west, No. 7083 B; north, No. 7083 A; west, No. 7083 B	100
Do No. 7084 A	Canis familiaris	North, No. 7084 A; west, No. 7084 B; north, No. 7084 A; west, No. 7084 B	100
Do No. 7085 A	Canis familiaris	North, No. 7085 A; west, No. 7085 B; north, No. 7085 A; west, No. 7085 B	100
Do No. 7086 A	Canis familiaris	North, No. 7086 A; west, No. 7086 B; north, No. 7086 A; west, No. 7086 B	100
Do No. 7087 A	Canis familiaris	North, No. 7087 A; west, No. 7087 B; north, No. 7087 A; west, No. 7087 B	100
Do No. 7088 A	Canis familiaris	North, No. 7088 A; west, No. 7088 B; north, No. 7088 A; west, No. 7088 B	100
Do No. 7089 A	Canis familiaris	North, No. 7089 A; west, No. 7089 B; north, No. 7089 A; west, No. 7089 B	100
Do No. 7090 A	Canis familiaris	North, No. 7090 A; west, No. 7090 B; north, No. 7090 A; west, No. 7090 B	100
Do No. 7091 A	Canis familiaris	North, No. 7091 A; west, No. 7091 B; north, No. 7091 A; west, No. 7091 B	100
Do No. 7092 A	Canis familiaris	North, No. 7092 A; west, No. 7092 B; north, No. 7092 A; west, No. 7092 B	100
Do No. 7093 A	Canis familiaris	North, No. 7093 A; west, No. 7093 B; north, No. 7093 A; west, No. 7093 B	100
Do No. 7094 A	Canis familiaris	North, No. 7094 A; west, No. 7094 B; north, No. 7094 A; west, No. 7094 B	100
Do No. 7095 A	Canis familiaris	North, No. 7095 A; west, No. 7095 B; north, No. 7095 A; west, No. 7095 B	100
Do No. 7096 A	Canis familiaris	North, No. 7096 A; west, No. 7096 B; north, No. 7096 A; west, No. 7096 B	100
Do No. 7097 A	Canis familiaris	North, No. 7097 A; west, No. 7097 B; north, No. 7097 A; west, No. 7097 B	100
Do No. 7098 A	Canis familiaris	North, No. 7098 A; west, No. 7098 B; north, No. 7098 A; west, No. 7098 B	100
Do No. 7099 A	Canis familiaris	North, No. 7099 A; west, No. 7099 B; north, No. 7099 A; west, No. 7099 B	100
Do No. 7100 A	Canis familiaris	North, No. 7100 A; west, No. 7100 B; north, No. 7100 A; west, No. 7100 B	100

Port St. George, March 2, 1910.

Under section 6, Act I of 1893, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 215 acres, be the same a little more or less, is needed for a public purpose, to wit, for the construction of Public Works Department quarters; and, under sections 2 and 7 of the same Act, the Deputy Collector, Madras, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is kept in the office of the Deputy Collector, Madras, and may be inspected during office hours.

SCHEDULE.

Description of land, wit or dry, mang or ponnabai, with survey or patta number	Name of owner or occupier	Boundaries of the land required to be taken up.	Extent to be taken up.
Madras district, Madras taluk, Town Chennamangalam village.			
Des. S No 446	Karuppan Ram	North, S. No. 417; east, remainder of S. No. 419, with S. No. 420, west, remainder of S. No. 448	401-00
Do. No. 447	George Wall, Yellabala Wall and Chinnab Wall.	North, S. No. 419, east, S. No. 447, north, S. No. 448, west, S. No. 446	2 11
		Total	2 17

Under section 6, Act I of 1893, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 64 acres, be the same a little more or less, is needed for a public purpose, to wit, for constructing a field tank in S. No. 1063 of Kammuripattanam under Chinnab channel; and, under sections 2 and 7 of the same Act, the Tahsildar, Amalgur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is available in the Tahsil office for inspection at any time during office hours.

SCHEDULE.

Description of land, wit or dry, mang or ponnabai, with survey or patta number	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Madras district, Amalgur taluk, Kammuripattanam village.			
Survey, dry, S. No. 1063	Shajahan Nouramund, being joint, widow and grandson Kappan.	North, No. 1063; east, No. 1134, south, No. 1059-5, west, No. 1060	478-00

Under section 6, Act I of 1893, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 65 acres, be the same a little more or less, is needed for a public purpose, to wit, for constructing a minor parallel channel in Vellachiruvu channel; and, under sections 2 and 7 of the same Act, the Deputy Collector, Tiruvallur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is available in the office of the Deputy Collector, Tiruvallur, for inspection at any time during office hours.

SCHEDULE.

Description of land, wit or dry, mang or ponnabai, with survey or patta number	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Madras district, Agastya taluk, Siva village.			
Genl., dry, D. No. 443.	Parthasarathy	North, No. 443; east, S. No. 443-4, south and west, No. 443-3 & 4.	400-00

Port St. George, March 5, 1916.

Under section 3, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 17 acres, be the same a little more or less, is needed for a public purpose, to wit, for extending an irrigation land from Kasa Gola; and, under sections 3 and 5 of the same Act, the Deputy Collector, Gadinda Division, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2 A plan of the land is kept in the office of the Deputy Collector, Gadinda Division, and may be inspected at any time during office hours.

Schedule.

Description of land, more or less, known or presumed, with survey or possible survey.	Name of owner or occupier.	Extent of the land required to be taken up.	Extent to be taken up.
<i>Kasa Gola, Gadinda taluk, Dindigul District.</i>			
Harad, wet, 112a, sub-division, S No. 312	Gargathi Yankala-Bakayya, Yankayya and Subrahmanyam.	North, No. 101; wet, No. 100, south, No. 99 and 98; wet, No. 100	112
Dev, wet, 112a, S. No. 149 B	Mahadeva, Subrahmanyam, and garden in Van between of Kasa Gola.	North, No. 101; wet, No. 100; south, No. 99 and 98	112
Do. S. No. 149 A	Mahadeva Chola Subrahmanyam	North, No. 101; wet, No. 100, south, No. 99 and 98, wet, No. 101 B	112
		Total ..	336

J. M. LACEY.

Under Secy. to Govt., P. W. D., Dindigul District.

PUBLIC WORKS DEPARTMENT (RAILWAY).

NOTIFICATION.

Port St. George, March 11, 1916.

Under section 48(1) of the Land Acquisition Act of 1894, the Governor in Council hereby withdraws from the acquisition of the lands specified below on the Delhi-Madras railway, Kasa Gola, Sub-division, notified on page 262 of Part I of the Port St. George Gazette, dated 1st March 1914—

	Extent.
	112
S. No. 157 B	112
S. No. 157 B	112
Total ..	224

ACQUISITION OF LAND.

Port St. George, March 11, 1916.

Under section 3, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 2241312 acres, be the same a little more or less, is needed for a public purpose, to wit, for the extension of Dindigul-Madras railway, and, under sections 3 and 5 of the same Act, the Special Deputy Collector, Dindigul, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2 A plan of the land is kept in the office of the Special Deputy Collector, Dindigul, and may be inspected at any time during office hours.

3. This being a case of urgency, the Special Deputy Collector is authorized to take possession of the land under section 17 of the Act.

LIST OF PAPERS PLACED AT THE DISPOSAL OF THE PRESS

The following list of papers, placed at the disposal of the Press between 26th and 15th March 1910, is published for general information:—

No. in the list.	Department	O. O. No. and date.	Papers.
1	Indian	1908 No. 241, 242.	Police Station.—Disputing the publication in the Port St. George Gazette of a notification for a notification of — in the Gambia District is subsequent of the Government of the two Kachangar Caste and the Panchabagar Station of the 18th Caste. (1 a.)
2	Public Works Department.	"	Interim Report of the Public Works Department (with a detailed Report of Civil and Military works), Madras Presidency, for the year 1908-1909. (1 a.)
3	Education	No. 40, Feb. 8.	Disputing the the Madras Education Commission of the Madras Government which has accepted as a qualification for entrance to the public service in the Madras Presidency. (1 a.)
4	Local and Municipal	No. 223, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Coimbatore District Board for 1910-1911. (1 a.)
5	Do	No. 229, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Thanjavur District Board for 1910-1911. (1 a.)
6	Do	No. 228, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Coimbatore District Board for 1910-1911. (1 a.)
7	Do	No. 224, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Kanyakumari District Board for 1910-1911. (1 a.)
8	Do	No. 207, Feb. 8.	Budget estimate—Accounting, with remarks, the — of the Madras District Board for 1910-1911. (1 a.)
9	Do	No. 209, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Kanyakumari District Board for 1910-1911. (1 a.)
10	Do	No. 244, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Coimbatore District Board for 1910-1911. (1 a.)
11	Do	No. 224, Feb. 21.	Budget estimate—Accounting, with remarks, the — of the Coimbatore District Board for 1910-1911. (1 a.)
12	Do	No. 207, March 3.	Budget estimate—Accounting, with remarks, the — of the Coimbatore District Board for 1910-1911. (1 a.)

N.B.—A copy of any of the foregoing papers can be obtained, on payment of the price noted against each, on application to the Superintendent, Government Press, Madras.

W. S. MEYER,
Chief Secretary.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 11.]

MADRAS, TUESDAY-EVENING, MARCH 10, 1903.

[Page 1 = 6 p.]

Part II.—Local and Municipal Department.

APPOINTMENTS.

Fort St. George, March 10, 1903.

No. 382.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint M.R.R. Vind Doru Anandji Sahi Arangal to be a member of the Coimbatore District Board.

No. 383.—Under section 18 of the Madras Local Boards Act, 1894, M.R.R. Sanyu Nandanga Rao Arangal, M.R.R. Kanyu Nandanga Rao Arangal and M.R.R. Vaidyanatha Shastri Arangal have been duly elected as members of the Taluk Board of Puttur in the district of South Arcot.

No. 384.—Under section 18 of the Madras Local Boards Act, 1894, M.R.R. Ann Nanyana Aray Arangal and M.R.R. P. S. Subramanyam Muthayyar Arangal have been duly elected as members of the Taluk Board of Serundevi in the district of Tanjore.

No. 385.—Under section 18 of the Madras Local Boards Act, 1894, M.R.R. N. Sankaraji Appangar Arangal has been duly elected as a member of the Taluk Board of Kandakudi in the district of Salem.

No. 386.—In exercise of the power vested in him by clause (b) of sub-section (2) of section 2 of the Madras City Municipal Act III of 1894, the Governor in Council is pleased to appoint M.R.R. A. C. Theodoroff Aray Arangal to be a Commissioner of the Corporation of Madras.

No. 387.—In exercise of the power vested in him by section 16 of the Madras District Municipalities Act IV of 1894, the Governor in Council is pleased to appoint Fakir-Ullah Beg Qader Beg Bahadur to be a Municipal Councillor of the Municipality of Tiruchendur.

No. 388.—In exercise of the power vested in him by section 22 of the Madras District Municipalities Act IV of 1894, the Governor in Council is pleased to re-appoint Mr. Bertram Gordon McLaughlin to be a Municipal Councillor of the Municipality of Tiruchendur.

No. 389.—Under section 22 of the Madras District Municipalities Act IV of 1894, Rajah Dorai Rajah Sahasr has been duly elected as a Municipal Councillor of the Municipality of Tiruchendur.

No. 390.—Under section 22 of the Madras District Municipalities Act IV of 1894, M.R.R. Manjamma Appanatha Chettiar Arangal has been duly elected as a Municipal Councillor of the Municipality of Mayavaram.

No. 391.—Under section 16 of the Madras District Municipalities Act IV of 1894, M.R.R. Q. G. Purnanayagam Pillai Arangal has been duly elected as a Municipal Councillor of the Municipality of Thanjavur.

No. 392.—In exercise of the power vested in him by section 14 of the Madras District Municipalities Act IV of 1894, the Governor in Council is pleased to appoint Mr. Harold Argyll Watson, I.C.S., to be a Councillor of the Municipality of Vengaloor.

NOTIFICATION OF EXISTENCE OF EXISTING BOARD

No 292.—Under section II of the Madras Local Boards Act, 1894, M.H.B. Periyaswami Soma Aiyar Arangal has been appointed, by election, as a member of the Madras District Board by the District Local Board.

No. 294.—Under section 11 of the Madras Local Boards Act, 1964, M.H.Ry. Mashedo Covilangeb Krishna Varma Raja Aravall has been appointed, by election, as a member of the McAker District Board by the Madrasam Tribal Board.

To 293.—Under section 94 of the Madras Local Boards Act, 1904, M.R. Ry. Katta Bhakkyasagar Thangadurai Nair has been appointed, by election, as a member of the Anantapur District Board by the Panchayat Union Board.

No. 188.—Under section 11 of the Madras Local Boards Act, 1884, M.R. Ry. Yanamungalam District, Piliat Sateenja Pillai Arangal has been appointed, by election, as a member of the Tanjore District Board by the Madrasam Taluk Board.

No. 87.—Under section 11 of the Madras Local Boards Act, 1894, M.R.O. Suralalshappan Tandyam Norade Gani has been appointed, by election, as a member of the South Arcot District Board by the Tirumangur Taluk Board.

No. 188.—Under section 11 of the Madras Local Boards Act, 1894, M. H. Ry. Ponnyskottai Subbaraya Araya Arangal has been appointed, by election, as a member of the Madras District Board by the Madras Taluk Board.

N^o 120.—The President, District Board, Madras, in exercise of the power delegated to him by the Governor in Council under section 140 of the Madras Local Boards Act, 1884, hereby appoints Mr. R. H. C. C. T. Karuppan Chettiyar Arangal and Mr. A. P. Mallu to be members of the Srirangapatna Taluk Board.

Ye 408.—The President, District Board, Madras, in exercise of the power delegated to him by the Government Council under section 140 of the Madras Local Boards Act, 1884, hereby appoints M.H. Rajahmuni Sastriam Aiyar Jembhantam Aiyar Avasalai to be a member of the Mitter Taluk Board.

No. 491.—The President, District Board, Madras, in exercise of the power delegated to him by the Governor in Council under notice 160 of the Madras Local Boards Act, 1894, hereby appoints M R R. Guruswami Tiruvasalingam Madhavar Aravam to be a member of the Tamnadu Taluk Board.

No. 607.—The President, District Board, Gujran, in exercise of the power delegated to him by the Governor in Council under section 106 of the Madras Local Boards Act, 1904, hereby appoints M. B. Palle Venkateswaraiah Pantulu Ursu to be a member of the Berhampur Taluk Board.

No. 445.—The President, District Board, North Arcot, in exercise of the power delegated to him by the Governor in Council under section 340 of the Madras Local Boards Act, 1854, hereby appoints *Cornelius Dewas Ganeset Nai, I.N.S.*, to be a member of the Yelverly Taluk Board.

Fr. 404.—The President, District Board, North Arcot, is exercise of the power delegated to him by the Government in Council under section 180 of the Madras Local Boards Act, 1895, strictly appoints M E Ry. Nuthan Govindasami Noyadu Gnan to be a member of the Villupuram Board.

No. 404.—The President, District Board, North Ararat, in exercise of the power delegated to him by the Governor in Council under section 169 of the *Mutual Land Purchase Act, 1904*, hereby re-appoints *Erkhan Akmal Walsh Fakih Babadour* to be a member of the *Volcanic Tulek Board*.

Ja 404.—The President, District Board, Bellary, in exercise of the power delegated to him by the Government in Council under section 189 of the Madras Local Boards Act, 1893, hereby re-appoints Khair Sahib Mirza Mohammed Beg Sahib Bahadur to be a member of the Adeni Taluk Board.

No. 608.—The President, District Board, Kolkata, in exercise of the power delegated to him by the Governor in Council under section 160 of the Madras Local Boards Act, 1884, hereby re-appoints the Tahsildar of Gudur to be a member of the Sadar Tahsil Board.

No. 468.—Under section 53 of the Madras Local Boards Act, 1894, M.B. No. 1, Madurai Suburban Board, Alwar Nataraj Aiyar has been appointed, by election, as Vice-President of the Board.

No. 404.—Under section 50 of the Madras Local Boards Act, 1944, M. R. Ry. Thandam Sankaranarayanan Arangan has been appointed, by election, as Vice-President of the Tirunelveli District Board.

* No. 418.—Under section 20 of the Medical Land Boards Act, 1896, Mr H. Ry. D. M. Kessackitsem Fild Arangel has been appointed, by election, as Vice-President of the Salween Subak Board.

CONCLUSIONS

In addendum No. 222 published at page 125 of Part I-A of the Part IV George Gads, dated 15th February 1910, for "M. H. Ry. Vaidubandhondaruppa Gopalabharisay Aravil" substitute "M. H. Ry. Vaidubandhondaruppa Gopalabharisay Aravil".

NOTIFICATIONS.

No. 411.—For paragraph 2 of the notification No. 170 published on page 56 of Part I-A of the Port St. George Gazette, dated 1st February 1915, relating to fish in the district of South Arm, substitute the following:—

"With the sanction of the Governor in Council, it is further declared, under the provisions of sub-section (4) of section 47 of the said Act, that persons at fish at the gate at Vandalur shall close carriers, carts and animals at either of the gates at Pottolope or Puzari and not vice versa within the same period of 56 hours counted from sunrise to sunrise."

No. 412.—Under sub-section (1) of section 104 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to declare that variations shall be compulsory in the village of Gungupur in the Unjaguru taluk in the district of Palam, from and after the 1st April 1916:

No. 413.—With the approval of the Governor in Council the District Board of Quinter Insular section, under section 68 of the Madras Local Boards Act, 1884, that, from and after the 1st April 1916, the following toll-gates will be established:—

Names of toll-gates	Place.
Sagayampalamedu	At the 5th mile 1st furlong of the Travankur road.
Neelavangudi	At the 12th mile 2nd furlong of the Quinter-Madras-Palangan road.
Sagayampalamedu to Sagayampalamedu main gate	At the junction of the Sagayampalamedu-Kurumburpet and Pottolope-Palangan roads, opposite to the 4th furlong of the 12th mile of the latter road.
Sagayampalamedu to Sagayampalamedu main gate	Midway between the 6th and 7th furlongs of the 1st mile of the Sagayampalamedu-Kurumburpet road.
Sagayampalamedu to Sagayampalamedu main gate	At the junction of the road from Kurumburpet to the 1st mile.
Sagayampalamedu to Sagayampalamedu main gate	At the 12th mile 2nd furlong of the road from Sagayampalamedu to Palangan.

No. 414.—Under sub-section (2) of clause (a) of sub-section (1) of section 338 of the Madras District Municipalities Act, 1884, and in modification of the division into wards shown in the schedule annexed to the rules for the election of Municipal Councillors published in Part I-A of the Port St. George Gazette of the 17th May 1914, the Governor in Council proposes to rearrange the wards of the Quinter Municipality as shown in the following schedule:—

I. Kottapeta ward.

North.—Municipal limits extending from the north-west corner of D No. 25 and passing along the northern boundary and meeting the Great Northern Road at the north-west corner of D No. 435.

East.—A line drawn along the western side of the Great Northern Road and west of Redampal Road.

South.—A line drawn from Redampal Road through Red Tank Vagu Street, Federal Sahis Panna Street Road to the north of Protestant Cemetery and the Great Northern Road to the east of Chavara No. 56.

West.—Municipal limits extending from the Great Northern Road and passing along the western boundary and meeting the north-western corner of D No. 25.

II. Old Quinter ward.

North.—Municipal limits.

East.—do.

South.—do.

West.—A line drawn along the west of the Redampal Road and thence along the northern side of Park Lane, Panna Street and Kotval Chavara East Street and along the east side of Kotval Chavara North Street and thence along the north side of Red Tank Vagu Street, the west side of Redampal Road and along the east of the Great Northern Road, said A meets the Municipal limits.

III. *Surveyable road.*

North.—A line drawn along the north side of Polarisah Saloh Panja Street; thence along the east side of North Katalal Chootra Street, and north of Kotikal Chootra Street, and north side of Katalal Chootra East Street and of Jara Jara Panja Street.

East.—A line drawn along the west side of Pudeempal Road.

South.—Municipal limits.

West.—A line drawn along the east side of Old Madras Road and the Great Northern Road.

IV. *Eswarachandaparam Agraharam road.*

North.—A line drawn along the north side of the Great Northern Road; thence along the north side of road to the north of Protestant cemetery.

East.—A line drawn along the east side of the Great Northern Road and the Old Madras Road.

South.—Municipal limits.

West.—do.

Any objection or suggestion, which may be made in respect of this rearrangement of the roads by any person interested therein, will be considered on or after the 1st May 1910.

ACQUISITION OF LAND.

No. 415.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 60 sq. aces, be the same a little more or less, is needed for a public purpose, to wit, for widening a public road as hereinafter; and, under sections 5 and 7, the Revenue Divisional Officer, Mangalore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Mangalore, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wit or dry, open or pebbles, with survey or pottah number.	Name of owner or tenant.	Boundaries of the land required to be taken up.	Extent to be taken up.
South Chootra Street, Mangalore taluk, Mangalore village.			
Dry, Survey, S No. 11-4 A.	The pottah for the site being of Burman Ebi Danga Parameswaran temple.	North, S No. 10-4 B; east, S No. 10-4, south, S No. 10-2; west, S No. 11-4 B.	4095, 21

No. 416.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 5 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the formation of a village road from Subachottapappan, Pancheru to Hattamangali-Kattipudi road; and, under sections 5 and 7, the Revenue Divisional Officer, Chidambaram division, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the said officer and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wit or dry, open or pebbles, with survey or pottah number.	Name of owner or tenant.	Boundaries of the land required to be taken up.	Extent to be taken up.
South Area district, Chidambaram taluk, Thevichikal village.			
Dry, S No. 27 B-1.	Subbarayan Chetty of Hattamangali.	North, S No. 27 B-1; east, S No. 28; south, S No. 28; west, S No. 11.	4015, 1

No. 917.—Under Section 8 of the Land Acquisition Act, 1880, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 7023 sq. acres, be the subject of a public interest loan, to be repaid by the following persons, in full, for widening and improving the Vancouver Island Railway, the British Columbia and Pacific Coast Railway, and the Vancouver and Victoria Railway, and for the purpose of performing the functions of a Collector under the Act and directed to take order for the acquisition of the said land

2. A place of the leader kept in the office of the Divisional Officer, Mangalore, and may be impounded at any time during office hours.

References

Description of land, water or dry, depth to groundwater, with survey or pinpoint number.	Name of owner or occupier.	Number of the land required to be taken up.	Extent to be taken up.
<i>South Okara district, Hay Gey taluk, different villages.</i>			
Hay, S. No 120	Fauzias Kharego	North, Ss 218 A, west, Ss 218 C, south, Ss 219; west, Ss, 220 A.	4416 -450
<i>Margolotha village.</i>			
Hay, S. No 113	Margolothachan	North, Ss 117 C, west and south, Ss 117 A; west, Ss. 20	-416 -428

Ex. 418.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 5.13 acres, better known as little more or less, is needed for a public purpose, to wit, for the construction of a Local Food Agency; and, under sections 8 and 7, the Honorable Director of Public Instruction, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is available in the Revenue Divisional Office, Amritsar, and may be requested at any time during office hours.

Symptoms

Description of land, wet or dry, town or geographical, with survey or previous history.	Name of person or company.	Basis of the land required to be taken up.	Extent to be taken.
<i>Yellow River, Atlantic Gulf, Chicago village.</i>			
Genl. dry, 8 Mo 778-1	Olefin, Noyes, Reilly, Chubb 276, Shannon, McIntosh, Vander Namen, Kallie, Kallie, Reilly 2400, and Kallie, Vander Kallie.	Marsh, 8 Mo 778-1, wet, 8 Mo 777-4, marsh 3 Mo 779-2, marsh, 2 Mo 781	100 100

20. 518.—Under section 3 of the Land Acquisition Act, 1894, the Government is pleased hereby to declare that the land mentioned in the following schedule and measuring 4 acres, be the same a little more or less, is needed for a public purpose, to wit, for a public deposit of P. & S. deposits; and, under sections 3 and 7, the Tribunal of Revenue is appointed to perform the functions of a Collector but not a District Officer in order to effect the acquisition of the said land.

2. A plan of the land is kept in the Title Office, Exeter, and may be inspected at any time during office hours.

How to use

Description of land, with or without, use in an agricultural, with survey or judicial proceedings.	Name of owner or assignor	Description of the land acquired to be taken up.	Name of heir
(Continuation of list, <i>See</i> index, <i>Subsequent</i> village.)			
Gross, J. B. R. No.	Seymour Granville	Frank, J. F. Y. 341 - cont. S. E. Y. 336 - cont. and cont. S. F. S. 335.	4

Frontiers or Territories	Isolated localities.		Frontiers or Territories	Isolated localities.	
	Islands and States, and Towns of 10,000 or more inhabitants.			Islands and States, and Towns of 10,000 or more inhabitants.	
II. Bombay —cont.	2. Central Division— (a) Districts— Ahmednagar. Bani Khandish. Nagk. Pojas. Saurat.		IV. The Panjab —cont.	(d) Towns— Ahmednagar City. Lahore City. Patiala City.	
	3. Southern Division— (a) Districts— Belgaum. Bijapur. Dharwar. Kolas. Ratnagiri.			(e) States— Porbander State. Sind State. Kutch State. Rajasthan State. Sikar State. Patiala State.	
	(b) Towns— Bijapur. Dharwar. Kolas.			(f) Districts— Ahmednagar (Muzaffargarh). Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(c) States and Agencies— Saurashtra State.			(g) Districts— Ahmednagar (Muzaffargarh). Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
III. Bengal.	4. South— Towns— Kachua town and port.		V. Burma	(h) Towns— Muzaffargarh. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	5. Eastern Division— (a) States and Agencies— Kachua State. Cach State. Kachua Agency. Kachua and Southern Kachua Country. Patala Agency. Sakam Agency. Dural Agency.			(i) Towns— Muzaffargarh Town and port. Kachua. Muzaffargarh. Patala port. Patala port.	
	(b) Towns— Kachua Town and port. Kachua. Muzaffargarh. Patala port. Patala port.			(j) Districts— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(c) Districts— Chandpur. Dhaka. Gang. Muzaffargarh. Muzaffargarh. Patala. Sakam. Dural.			(k) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
IV. The Panjab	(d) Towns— Ahmednagar City. Bani Khandish. Muzaffargarh Town.		VI. The Central Provinces	(l) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(e) Districts— Ahmednagar. Bani Khandish. Dahol. Patala. Sakam. Dural.			(m) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(f) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.			(n) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(g) Districts— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.			(o) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
V. The Panjab	(h) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.		VII. Ray- pore.	(p) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(i) Districts— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.			(q) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(j) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.			(r) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	
	(k) Districts— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.			(s) Towns— Ahmednagar. Bani Khandish. Rajasthan. Sikar. Patiala. Lahore (Gandhara). Muzaffargarh. Sind. Kutch. Rajasthan. Sikar. Patiala.	

STATEMENT showing Plague Salvarsan and Deaths in each infected place in the Madras Presidency for three weeks ending 30th March 1940.

[illegible]

L. M. WYNCH,
As. Secretary to Government.

Fort St George, March 5, 1904.

No. 22.—The following notification of the Cooch Bihar (Local and Legislative Department), dated 9th February 1910, is republished:—

[illegible]

2. All persons proceeding to the said festival or fair in contravention of this notification will be liable to prosecution.

For 41-F.—The following notification of the Coubia Dasher (Local and Legislative Department), dated 1st March 1934, is reproduced:—

"Whereas plague is reported to prevail in Pakistan and other parts adjoining the Arabian Sea, and whereas there is danger of its being imported into Ceylon by people from those and other places; and whereas there are allowed to attend the Bharat Festival and Fair at Unnampore in the Arabian Sea Coast District on Tuesday, the 2nd and 3rd March 1968, respectively, notwithstanding that the Government of India have issued orders on 20th April 1967, and 20th April 1968, respectively, it is hereby notified, in accordance with the provisions contained in section 5 of the Epidemic Diseases Regulation No. 1 of 1917, that the attendance of people from places infected areas at the meeting Bharat Festival and Fair at Unnampore is prohibited.

The Commissioner of this district will be responsible for the enforcement of this regulation."

2. All persons proceeding to the said Festival or Fair in contravention of this notification will be
 3. Intending violators are warned of the danger they may be exposed to by proceeding to the
 above Festival and Fair.



Published by Authority.

No. 11.7

MADRAS, TUESDAY EVENING, MARCH 15, 1900.

17 years, 9 months

Part 2-3.—Educational Department.

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References

Technical Teachers' Certificate Examination: 1800-1818—David Carter joined and helped to

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The Journal of Mathematics

Department of Linguistics in Teaching, 2012—Candidate qualified for the degree

E. C. Thomas, Jr., author, *William Rogers*, January 1890—Condition good and held.

NOTIFICATIONS BY GOVERNMENT.

APPENDIXES

Prof. Dr. Gierke, March 10, 1910.

No. 29.—Lieutenant-Colonel Crossville Miller Thompson, I.M.S., to be President, Board of Examiners, Medical College, and to hold office for three years.

Net St. George, March 25, 1949.

INTEGR. RESOURCES UNIT

No. 30.—Mr. John Lionel Simonsen to be an additional Professor of Chemistry in the Presidency College, Madras.

No. 81.—Mr. Edward Weiss has to be an additional Professor of History in the Presidency College, Madras.

No. 32.—Mr. Charles de St. Charles transferred to be a member of the Indian Educational Service, Kansas.

POSTINGS.

Fort St. George, March 11, 1910.

No. 22.

(1) Mr. Arthur James Mayhew, Deputy Director of Public Instruction, to be Inspector of Schools, South Circle, vide No. 3. J. C. Cuddeback, without prejudice to his present employment in Foreign service.

(2) Mr. Herbert Spencer Dawson, Inspector of Schools, Fourth Circle, and acting Inspector of Teachers and Training Schools, to be Deputy Director, vide No. (1). To join on relief by Mr. E. W. Kiddleman.

(3) M.B.Sr. Anne Chidambaram Prasadachari, Aiyas Aiyas, Inspector of Schools, Seventh Circle, and acting Deputy Director, to be Inspector of Schools, Fourth Circle, vide No. (1).

(4) Mr. Robert George Grieve, Inspector of Schools, Third Circle, and acting Inspector of Schools, Fourth Circle, to be Inspector of Schools, Seventh Circle, vide No. (1).

(5) Mr. Oswald Jennings Cuddeback, Inspector of Schools, Fifth Circle, and acting Principal, Rajahmundry College, to be Inspector of Schools, Third Circle, vide No. (1), without prejudice to his present acting appointment.

PROMOTION.

No. 21.—M.B.Sr. Anna Chidambaram Prasadachari, Aiyas Aiyas, to act in the Indian Educational Service during the employment of Mr. Mayhew in Foreign service or until further orders, with effect from the date of his taking charge of the office of Inspector of Schools, Fourth Circle.

L. M. WYCH,
As. Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

CONFIRMATION OF APPOINTMENT.

M.B.Sr. D. A. Narasimham, Acting Assistant Lecturer, Rajahmundry College, is confirmed as Sub-Assistant Inspector of Schools, Cuddalore, Seng, in the preliminary class with effect from 1st March 1910, vide M.B.Sr. T. Manjappa, Tan, transferred, but to act in the last grade of the Sub-Assistant Educational Service, College Seng, and draw Rs. 90 per mensem.

Office of the Director of Public Instruction,
Madras, 15th March 1910.

A. G. BOURKE,
Director of Public Instruction.

SUB-ASSISTANTS AND SUPERVISORS TESTS.

The Sub-Assistant's and the Supervisor's Tests will be held on the 22nd and 23rd April 1910 at the undermentioned centres:—

Centres.		Superintendents.	
1. Anantapur	Headmaster, Municipal High School, Anantapur.	
2. Bellary	Principal, Wardlaw Institution, Bellary.	
3. Belthangudi	Do. Falloweth Institution, Belthangudi.	
4. Calicut	Headmaster, School of Commerce, Calicut.	
5. Chingleput	Do. Kowwara High School, Chingleput.	
6. Chittoor	Do. Dard High School, Chittoor.	
7. Cuddalore	Do. Government Training School for Masters, Cuddalore.	
8. Cuddalore	Principal, St. Joseph's Secondary School, Cuddalore.	
9. Cuddalore	Headmaster, Municipal High School, Cuddalore.	
10. Guntur	Principal, A.R.L.M. College, Guntur.	
11. Kanchikottam	Do. Government College, Kanchikottam.	
12. Karikal	Headmaster, Municipal High School, Karikal.	
13. Madras	Do. Madras College, Madras.	
14. Madras	Principal, Madras College, Madras.	
15. Mangalore	Do. Government College, Mangalore.	
16. Madhavaram	Do. Madhavaram College, Madhavaram.	
17. Madhavaram	Headmaster, U.P.C.M. High School, Madhavaram.	
18. Madhavaram	Principal, Madhavaram College, Madhavaram.	
19. Rajahmundry	Do. Government College, Rajahmundry.	
20. Salem	Do. Salem College, Salem.	
21. Tiruchirappalli	Do. Tiruchirappalli College, Tiruchirappalli.	
22. Tiruchirappalli	Do. Tiruchirappalli College, Tiruchirappalli.	
23. Tiruchirappalli	Do. Tiruchirappalli College, Tiruchirappalli.	
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99. Tiruchirappalli	Do. Tiruchirappalli College, Tiruchirappalli.	
100. Tiruchirappalli	Do. Tiruchirappalli College, Tiruchirappalli.	

The gentlemen selected as Superintendents are requested to be good enough to undertake the superintendence of the examination. Further instructions will be issued by the Inspector of Schools, IV Circle, who is the President of the Board appointed to conduct the examinations.

Office of the Director of Public Instruction,
Madras, 15th March 1910.

A. G. BOURKE,
Director of Public Instruction.

GOVERNMENT SCHOLARSHIPS, 1909-1911.

The scholarships in this notification with the exception of those intended for girls and those referred to in section II are open only to pupils of persons whose pecuniary circumstances are certified by the head of their school or college to be such as to prevent them from procuring their studies without assistance. In the award of scholarships the claims of those sections of the community who are most in need of aid will, other conditions being equal, be first considered.

SECTION I.—SCHOLARSHIPS IN VARIOUS STAGES OF ELEMENTARY SCHOOLING, IN SECONDARY SCHOOLS AND IN COLLEGES.

The number and distribution of these scholarships are satisfied in the following statement. The scholarships structured for the Uryas of the Ganjam district will be tenable not only in institutions in that Presidency, but also in the Ravenshaw College, Cuttack.

Except in the case of Hindu and Mohammedan widows, the age of an applicant for scholarship tenable in the higher standards of Elementary schools and in Secondary schools shall not have exceeded, on the 1st January 1910, 14 years in the case of girls, Mohammedan boys and of candidates belonging to the backward classes in non-scholastic areas, and 15 years in the case of others. The age of an applicant for scholarship tenable in College classes shall not have exceeded at the time of the Matriculation examination 18 years in the case of female and Mohammedan candidates and 20 years in the case of others.

Class of scholarship.	Number of scholars eligible for		Total.	Monthly value of each scholarship, and the period for which it is tenable					
	Boys.	Girls.		1st year.	2nd year.	3rd year.	4th year.	5th year.	6th year.
				Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
(1) Higher Elementary.	(a) 34	(b) 10	44	7	7	7	7	7	7
(2) Secondary.	(a) 64	(b) 11	75	7	7	7	7	7	7
(3) College.	10	-	10	7	7	7	7	7	7

(a) At the rate of three for each 'type' school.

(b) " " eight " " girls' "

(c) " " eight " " boys' "

(d) " " five " " girls' "

(e) Commencing in 1911, reduced to four.

(f) " " first year typically from this year on the results of the Matriculation examination.

(g) Rs. 7, from February 1911 to June 1911, both inclusive.

SECTION II.—FOR POST-GRADUATE STUDY.

Six scholarships of the monthly value of Rs. 50 each, tenable for two years or such shorter or longer period as the Director considers desirable, will be awarded to suitable students of promise to engage in post-graduate study. The scholarships will ordinarily be given to students of Physics, Chemistry or Natural Science.

The conditions of award are as follows:—

(1) The candidate shall have passed the B.A. degree examination in the first or second class in the subject selected for post-graduate study and shall produce evidence of his capacity for advanced work.

(2) The candidate shall ordinarily have been a student at the time of the examination and for at least two years previously in an Arts College connected with the Madras Educational Department.

(3) The candidate shall bind himself by written covenant, to be approved by the Director, (a) to prosecute his studies in the subject selected in a college recognized with the Madras Educational Department and approved by the Director; (b) to place himself under the control of the Principal of the college and of the Professor directing his studies; (c) to pursue his studies continuously and diligently during the tenure of his scholarship; (d) to accept the Professor's advice, called upon to do so as a disseminator or otherwise; (e) to hold no appointment carrying a fixed stipend; (f) not to attend the Law College during the tenure of his scholarship; and (g) at the discretion of the Director to refund the amount of scholarship for whole or part of any of the aforementioned conditions.

(4) The scholarship shall run from the beginning of the month in which the scholar joins the college selected.

SECTION III.—GENERAL REGULATIONS.

(1) Forms of application for the different grades of scholarships available under this notification may be obtained on request from the Director in the case of Arts Colleges, and from the Inspector or Inspectress in the case of other institutions.

(2) Applications for scholarships tenable in Higher Elementary standards and in Secondary Schools shall be submitted to the Inspector or Inspectress, at the office or offices, of the district in which the scholarship is tenable is situated, by the head or managers of the institution in which the

paid studied in 1908 through the head or manager of the institution in which he intends to study, and through the inspecting officer as to inspect that institution.

Applications for scholarships payable in college classes and for post-graduate study shall be submitted to the Director by the head or manager of the institution from which the student would appear for the examination through the head or manager of the institution in which he intends to study.

All applications should be dated. Separate forms should be used for each grade of scholarship. If one form is not large enough, the list should be continued on another form.

(3) All applications for scholarships should reach the Director, the Inspector or the Inspectress, as the case may be, within six weeks of the publication of this notification, or in the case of scholarships payable in the University classes within three weeks of the publication of the results of the examination on which the scholarships are awarded if such results are published after the date of the notification. Applications submitted after the prescribed date will not be considered.

(4) Scholarships payable in Higher Elementary standards and in secondary schools will be sanctioned by the Inspectors and Inspectresses at their discretion, and subject to the conditions, if any, which have been specified in this notification; and those payable in college classes and for post-graduate study by the Director. Scholarships remaining unawarded in one circle may be utilized for additional scholarships in other circles. The transfer of such scholarships from one circle to another will be made by the Director, and Inspectors and Inspectresses will therefore furnish him, before the end of April next, with a statement showing the number of scholarships placed at their disposal, the number awarded by them under each head for the different classes of the community, such as Urym, Mohammedans, Mysorees, other backward classes, Native Christians, Brahmins, Non-Brahmins, etc., and the number available for transfer. Any scholarships vacated in the course of the period for which it is possible may be awarded for the remaining period to an eligible applicant in the same year of study as the holder of the scholarship vacated. No new scholarship can be awarded to a student in the middle of a course.

(5) The names of the selected candidates will be notified in the case of scholarships mentioned by the Inspectors and Inspectresses in the District Gazette and in the case of scholarships sanctioned by the Director in Part I-B of the *Port St. George Gazette*.

(6) Heads of colleges may grant leave without dismission or loss of scholarship for a period not exceeding one month to scholars who are absent in consequence of severe sickness; but if the leave exceeds this period, no scholarship is to be granted for the excess period. Casual leave without dismission or loss of scholarship may be granted for good and sufficient reasons for a period not exceeding fifteen days in the year, provided such leave does not immediately precede or succeed a period of absence. Under the above conditions, leave for scholarship-holders in schools may be sanctioned by the head of the institution who shall then report it to the Inspector or Inspectress concerned. If a scholarship-holder absents himself without good reason on the re-opening day after the vacation for the school or college, the scholarship for the vacation is liable to be withheld under the orders of the sanctioning authority.

(7) No person receiving a scholarship under this notification shall be permitted to hold any other scholarship awarded wholly or partly by Government without the special sanction of the Director. Such sanction will be withheld only for very distinguished merit.

(8) In cases where the order of merit cannot be ascertained, or where the number of eligible candidates is equal to the number of available scholarships, it is open to heads of institutions to hold a competitive examination in one or more subjects with a view to select the most deserving candidate.

(9) All scholarships payable under the above rules are liable to forfeiture for idleness, misconduct, irregularity in attendance, or failure to make due progress or to secure annual promotion.

(10) A scholarship held in any class shall run from the beginning of the month in which the holder joins the class, and shall not continue to be drawn after he ceases to attend it.

(11) The scholarships are payable monthly and in advance.

(12) The scholarships sanctioned may, on the scholarship holder's promotion to the next higher class, be either renewed or increased at the rates given above, provided the scholarship-holder's progress and conduct have been satisfactory. Applications for renewal or increased scholarship shall be submitted in the prescribed form. The instructions referred to above regarding the supply of forms and the date and manner of submission of such applications shall apply equally to the submission of applications for renewal or increased scholarships.

The scholarships already sanctioned in pursuance of the third form of secondary schools under the Scholarship notification of the previous year may be renewed and increased in the fourth, fifth and sixth forms.

(13) In addition to the register required to be maintained under rule 60 of the Madras Educational Rules, an appropriate register containing the following information shall be maintained by the heads of institutions concerned and shall be produced at the time of the Departmental inspection of the institution:—

- (1) No.
- (2) Name of scholarship-holder.
- (3) Standard of scholarship.
- (4) College or school in which joined and where.
- (5) Monthly value of the scholarship.
- (6) How long invalid.
- (7) No. and date of the order in which the scholarship was sanctioned.
- (8) Month for which the scholarship bill was drawn.
- (9) Date of submission of the bill.
- (10) Date of endorsement of the scholarship money.
- (11) Signature of the scholarship-holder.
- (12) Remarks.

Office of the Director of Public Instruction,
Madras, 1st March 1916.

A. O. BOORNE,
Director of Public Instruction

Application for admission to the . . . Degree

Name of candidate in full.	Date of passing the examination.*	College or College from which passed.	Register number in the examination.	Original Branch or Degree held, also in the case of candidates for the B.A. Degree and the College from which he passed in each of the Degrees.	Any additional Degree, Licence or other qualification.	Where an article entered by the University or previous exam., will be presented for presentation of a newspaper.	Whether he applied before for admission to the degree, and when, and when he was or was not.
1	2	3	4	5	6	7	8

Total

Signature of Candidate.

* In the case of candidates for the B.A. degree who passed the examination after 1884-85, the dates of passing the several degrees or degrees with the respective register numbers should also be given.

† The criterion of the candidate is held in the following conditions:—
In any person who, having sent in his name to the Registrar as a candidate for a degree at a university, fails to appear at the examination for his degree, he shall be charged a fee of Rs. 50, unless he can furnish to the Registrar a sufficient reason for his non-appearance.

Candidates are requested to be in attendance at the Senate House not later than 3 p.m.

Candidates of the University are requested to appear in correct academic costume.

Candidates must be particular in furnishing their names with their full address so as to ensure any communications made by Registrar reaching them in time.

Candidates, students and the General Public are informed that admission to the Senate House will be by ticket only. Applications for tickets should be made to the undersigned on, or later than the 15th March.

(By order.)

F. DOWNHUEY, Esq., B.A.,
Registrar.

Senate House, 21st February 1910.

EXAMINATIONS, 1910.

SPECIAL TEST EXAMINATIONS OF OFFICIALS OF THE REVENUE, ARMS AND CUSTOMS
DEPARTMENT, JULY 1910.

The President, Board of Examiners, advises that the next Examination of officers of the Salt, Akkiri and Customs Department will be held on Monday, the 4th July 1910, and succeeding days at the following schedule, in accordance with the revised Syllabus Test Examinations published in the First & Second Parts of the 26th June 1908, Part I, pages 182 to 204:—

- | | | |
|---------------|-----------------|--------------|
| (1) Bengali. | (8) Candidates. | (15) Telugu. |
| (2) Bhojpuri. | (9) Madras. | (16) Telugu. |
| (3) Chikani. | (10) Nagpur. | (17) Telugu. |
| (4) Oriya. | (11) Patna. | (18) Telugu. |

3. Candidates must send in their applications made out in English or printed forms, so as to reach the Office of the Board of Examiners on or before the 25th April 1910; after which date no applications will be received on any account. Candidates' names in full should be legibly written and the marks to which they are attached should be stated.

4. All candidates should obtain the required application forms from the Office of the Assistant Commissioner.

5. The prescribed fee of Rs. 3-4-0 for each test or branch of a test, except Tests D, E and F, must be paid into a Government Treasury, and the receipt given by the Treasury Officer attached to the application. On no account will the fee be returned in the Office of the Board of Examiners.

6. Each application should be sent direct to the undersigned, post paid, accompanied and addressed as follows, all the necessary documents being securely fastened to it:—

(Application for admission to the Special Test Examinations for Officers of the Salt, Akkiri and Customs Department, July 1910.)

To the Secretary, Board of Examiners, Cuttack, Odisha.

N.B.—Candidates anxious to secure themselves that their applications have been received should enclose an addressed post-card in their applications. Each candidate should send in a separate card for acknowledgment. Such post-cards will be returned to them in due season with an acknowledgment. No return will be taken of any letter from any candidate enquiring whether his application has been received. Unfavourably-altered cards will be rejected.

7. Candidates for Test B should state whether the vernacular in which they desire to be examined is (1) their mother tongue or (2) their optional language in their University Examinations or (3) a second language. The information required in the application form and the details of the branches of the Tests B, D and G to which a candidate wishes to be admitted should be clearly stated. Applications defective in any particular will be returned, and if they are not re-submitted with the corrections required, so as to reach the office within a week from the date of the objection communicated, they will not be accepted.

8. In paying fees into the Treasury, candidates should specify the particular test or tests for which the fees are paid.

8. No entry will be taken of the application of any candidate who selects a centre which is not included in the list of centres given in paragraph 1 above.
9. The fee paid by candidates who may be found to be ineligible to appear for the above examinations, will, on no account, be refunded to them.
10. Subject to any changes that may be considered necessary, the examinations will be conducted in the order of time and subjects shown in the subjoined table:—

Date.	Hours.	Subject.	Test.
1913.			
Monday, 23 July	10 a.m. to 1 p.m. 3 p.m. to 4 p.m.	General Law Pub. Health, Volume I.	Test A.—General. Test B.—Pub. H.
Tuesday, 24 do.	10 a.m. to 11 a.m. 2 p.m. to 3 p.m.	Pub. Health, Volume II. The Chemistry of Soil and Subsoils.	Test B.—Pub. H. Test C.—Soil.
Wednesday, 25 do.	10 a.m. to 11 a.m. 2 p.m. to 3 p.m.	Civil Service Regulations and Civil Service Code Statistics	Test C.—Statistics. Test D.—Regulations.
Thursday, 26 do.	10 a.m. to 1 p.m. 2 p.m. to 3 p.m.	First Drawing and Engraving Kann. Manual	Test D.—Drawing and Engraving. Test E.—Kann.
Friday, 27 do.	10 a.m. to 12 noon 3 p.m. to 4 p.m.	Customs Law Police under the Customs Act.	Test E.—Customs. Test F.—Police.
Saturday, 28 July, and each following day as may be necessary.	10 a.m. to 1 p.m.	Language	Test F.—Language.

Arrangements will be made to hold examinations on SAT if there are any candidates. The date fixed for the test will be notified later on.

Office of the Board of Examiners, Chapsack,
Madras, 15th March 1913.

R. G. A. THOMSON,
Secretary.

EXAMINATIONS

The usual half-yearly examinations will be held at Madras or in the mainland on or about the 4th July 1913. Except by special permission, examinations in the vernacular will be held at Madras only.

1. The examinations that may be held are as follows:—

I. The First and Second Standards for Assessment Collectors.

II. Law and Transcendental for Pallas officers.

III. Law test for Cantonment Magistrates.

IV. Vernacular tests for—

- (1) European and Eurasian Civil officers not belonging to the Indian Civil Service.
- (2) Educational and Medical officers.
- (3) Deputy Collectors, Subordinate Judges and District Magistrate.
- (4) Candidates for the Provincial Civil Service.
- (5) Private candidates, Bank and Railway officers.
- (6) High Proficiency and Honours.

V. Law, Revenue and Office Procedure and Accounts for Forest officers.

3. Applicants from private candidates and from candidates for the Provincial Civil Service should be addressed to the undersigned and should include the following particulars:—

Name and address.

Designation, if any.

Language and test in which to be examined.

Appointments for which applicant desires to qualify.

4. All applications for examination for rewards should be submitted to the Secretary of Government by the head of the department concerned three months before the date fixed for the examination (vide G.O. No. 1175, Public, dated 23rd November 1912), and the applicants should give the information asked for in the form provided for the purpose.

All other applications should reach the undersigned by 15th May 1913.

5. The fee for each voluntary examination, and for the examination, whether voluntary or obligatory, of candidates not in the Government Service, and for examination by the Third-class Vernacular test under the Provincial Civil Service rules, or for the Honours or High Proficiency tests, should be paid by candidates into the nearest treasury. The receipts should be forwarded to the undersigned with the application for examination, in the case of candidates not in the public service, direct; in the case of public officers, including Bank and Railway officers, through the heads of their departments. The fees paid for stations in any of the above examinations will not be refunded or held over to the next examination except on public grounds.

6. The following are the fees prescribed:—

Repay 15 for the Third-class Vernacular test by candidates for promotion in the Revenue department.

Repay 15 for a minor examination including the Third-class Vernacular test by private candidates.

Repay 15 for examination for High Proficiency or Honours tests.

7. As very great inconvenience has been caused by applications for examination being sent in after the prescribed date, the Board desire it to be distinctly understood that the dates above given will be strictly adhered to.

Office of the Board of Examiners, Chapsack,
Madras, 15th March 1913.

R. G. A. THOMSON,
Secretary.

MADRAS MEDICAL COLLEGE.

TRAINING OF SANITARY INSPECTORS.

The date for the training of Sanitary Inspectors in this College will be held for six months from July to December.

5. The following classes of applicants are eligible for admission:—

(a) Candidates who have passed the Matriculation or any higher examination. In the selection of candidates preference will be given to those who belong to this Presidency and have passed the higher educational tests.

(b) Students who have successfully gone through the 1st-Grader's and Surveyor's course at the College of Engineering, Madras, or also students of the Engineer Schoolmaster's class at the above-named College.

5. The fee prescribed for the course is Rupees (Rs.) thirty.

6. Applications from candidates must be made to the Principal on printed forms which can be had from the Honorary Assistant, Medical College, on sending a half anna postage stamp. Such applications will not be registered unless accompanied by a registration fee of *Two Rupees*. One anna will be allowed to cover towards the tuition fee in the case of candidates who are selected and who will be required to pay the balance of Rs. 29 only to complete the payment. No refund of the registration fee will be allowed under any circumstances to selected candidates.

The registration fee as well as the balance must be paid into a Government Treasury in the name of the "Madras Medical College," and the treasury receipt sent to the Principal.

7. The course of training under the revised scheme comprises physiology, hygiene and bacteriological demonstrations and the standard course in the intermediate technical examinations in physiology and hygiene under the Government Technical Examination scheme, to appear for which a separate fee must be paid. The amount of this fee will be notified by the Commissioner for Government Examinations.

8. The applications will be received by the Principal from the 1st April to 15th May next. Selected candidates should send the balance of Rs. 29 and send the treasury receipt to the Principal before the 15th June.

9. The following documents (in original) shall be submitted with the application:—

Qualification certificate.

Conduct certificate.

Transfer (or leaving) certificate.

Vaccination certificate.

Permission from superior officer (if in Public service).

Applications defective in any way in which have not been received on the 15th May will be rejected.

10. Any selected candidate who may fail to join the class within three days after work commences will be refused admission and no claim for refund of the fee will be entertained.

11. Students will not be granted leave to get married during working days of the month, unless under most exceptional circumstances, when permission must be obtained before arrangements for the marriage are definitely made.

G. M. THOMPSON, M.S., Lect.-Genl., I.M.S.,
Ap. Principal, Medical College.

Madras, 26th February 1910.

CANCELLATION OF SCHOLARSHIPS.

The undersigned, scholarships sanctioned in this office Gazette, dated 17th January 1910, are hereby cancelled from the date noted against each:—

No.	Name.	Subject.	Institute in which taught.	Grade.	Amount.	Exp. of scholarship.
Standard grade.						
1	A. K. K. K.	Law-making	L. K. K. K. Individual School, Engineering, University.	Standard ..	Rs. 100	1st Aug. 1910.
Standard B.						
1	A. K. K. K.	Law-making	L. K. K. K. Individual School, Engineering, University.	Standard B ..	Rs. 100	1st Aug. 1910.
2	A. K. K. K.	Do.	Do.	Do.	Rs. 100	Do.
3	A. K. K. K.	Do.	Do.	Do.	Rs. 100	Do.
4	A. K. K. K.	Do.	Do.	Do.	Rs. 100	Do.
Standard C.						
1	A. K. K. K.	Law-making	L. K. K. K. Individual School, Engineering, University.	Standard C ..	Rs. 100	1st Aug. 1910.
2	A. K. K. K.	Do.	Do.	Do.	Rs. 100	Do.

G. W. K. COTTON,
Ap. Director of Education.

Madras, 26th February 1910.

SCHOLARSHIP.

Under rule 4, section 2 of the Government Scholarship Notification of 1905, the undersigned scholarship is sanctioned in place of that cancelled in this office Gazette, dated 25th February 1910—

Name	Subject	School in which awarded	Period for which awarded	Date of taking effect	Amount
<i>Elementary Class.</i>					
P. Kanyanas Nair.	Goldsmith's work.	School of Arts, Madras	One year	1st August 1910	Rs. 4. 0. 0

Madras, 25th February 1910

C. W. E. COTTON,
Asst. Director of Education.

"VACCINATION" CLASS.

A class for the training of Vaccinators will be opened at the King Institute, Quindry, on the 25th April 1910. Candidates desirous of joining the class should apply to the Director, the King Institute of Preventive Medicine, Quindry, before the 25th April, and must produce the following certificates—

- (1) Of good conduct.
- (2) Of having passed the Matriculation or other higher examination.
- (3) Of possessing the qualification of Assistant Sanitary Inspector, Sanitary Inspector or Hospital Assistant.
- (4) Of physical fitness.

A fee of Rs. 25 must be paid by each student on his admission to the class.

Pay of vaccinators—

Second Class Rs. 20—5—35 } Fixed travelling allowance of Rs. 10 per mensem.

First Class Rs. 25—5—45 }

Office of the Sanitary Commissioner, Madras
1st March 1910

H. THOMSON, Esq., M.C.,
Sanitary Commissioner for Madras.

ERRATUM.

For "Prize (1) Examination—4-Ords" appearing on page 108, Part I.B. of the Port St. George Gazette, under the head of Hospitals—Preliminary Examination for Teachers' Certificate—December 1911, read "Prize Examination—4-Ords."

Office of the Inspector of European & Training Schools,
Madras, 7th March 1910

E. W. MIDDLEBAST, M.A.,
Inspector of European & Training Schools

VACANCIES.

Wanted immediately a qualified Upper Secondary Grade teacher for the post of Headmaster, Board Elementary School, Narur. Salary Rs. 70 per mensem.

Venugopal Subba Rao's Office,
25th February 1910.

J. F. HALL,
Principal.

Appointments are invited from qualified Graduate L.T.S. for the post of the Headmaster of the Board Secondary School at Edulatale. The pay is at present fixed at Rs. 60 per mensem and may be increased next year. The candidate should be capable of representing the school in the various institutions of the District Office.

Madras Taluk Board's Office,
25th February 1910.

A. VENKATESAN AIYAR,
President.

Wanted a trained Mohammedan Muntadil for the post of Sewak Assistant in the Government Madras-6-Annas on a salary of Rs. 25 per mensem. The appointment is at present vacant but when it falls permanently vacant, the pay of the post will, under the new scale, be Rs. 20—2—40.

Applications with copies of testimonials, stating age and qualifications, should reach the undersigned by the 25th March 1910.

Govt. Madras-6-Annas, Mount Road,
Madras, 24th March 1910.

C. W. MOSE,
Inspector.

Wanted a Person who can ride a bicycle for the College. Pay Rs. 7 per mensem. No person whose age exceeds 25 years need apply. Copies of testimonials, if any, should be sent along with the application.

Presidency College, Madras,
16th March 1910.

J. H. STONE,
Principal.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE.

No 11.]

MADRAS, TUESDAY EVENING, MARCH 15, 1910. [PART, 4 pm.

TECHNICAL TEACHERS' CERTIFICATE EXAMINATION, 1909-1910.

The following candidates have passed the Technical Teachers' Certificate Examination held during 1909-1910 at the various schools in the list. The results of the examination at the Vengalpet centre will be published later.

2. Certificates will be forwarded to due course to the heads of the institutions to which the candidates were attached at the time of their application for admission to the examination.

Serial number.	Register number.	Name of candidate.	Subjects.	Grade.	Centre.	Class in which placed.
1	2	K. R. Srinivasapada Nayudu	French, English	Intermediate	Madras	Second.
2	4	C. N. Srinivasan Rao	French	Do	Do	Do
3	4	Alfred E. Sams	Do	Do	Do	Do
4	8	C. Srinivasan Nayudu	Do	Do	Do	Do
5	9	R. S. Srinivasan Nayudu	Do	Do	Do	Do
6	10	L. S. Srinivasan Nayudu	Do	Do	Do	Do
7	11	G. Srinivasan	Do	Do	Do	Do
8	12	R. Srinivasan	Do	Do	Do	Do
9	13	N. Srinivasan	Do	Do	Do	Do
10	14	N. Srinivasan	Do	Do	Do	Do
11	15	S. Srinivasan	Do	Do	Do	Do
12	16	S. Srinivasan	Do	Do	Do	Do
13	17	S. Srinivasan	Do	Do	Do	Do
14	18	S. Srinivasan	Do	Do	Do	Do
15	19	S. Srinivasan	Do	Do	Do	Do
16	20	S. Srinivasan	Do	Do	Do	Do
17	21	S. Srinivasan	Do	Do	Do	Do
18	22	S. Srinivasan	Do	Do	Do	Do
19	23	S. Srinivasan	Do	Do	Do	Do
20	24	S. Srinivasan	Do	Do	Do	Do
21	25	S. Srinivasan	Do	Do	Do	Do
22	26	S. Srinivasan	Do	Do	Do	Do
23	27	S. Srinivasan	Do	Do	Do	Do
24	28	S. Srinivasan	Do	Do	Do	Do
25	29	S. Srinivasan	Do	Do	Do	Do
26	30	S. Srinivasan	Do	Do	Do	Do
27	31	S. Srinivasan	Do	Do	Do	Do
28	32	S. Srinivasan	Do	Do	Do	Do
29	33	S. Srinivasan	Do	Do	Do	Do
30	34	S. Srinivasan	Do	Do	Do	Do
31	35	S. Srinivasan	Do	Do	Do	Do
32	36	S. Srinivasan	Do	Do	Do	Do
33	37	S. Srinivasan	Do	Do	Do	Do
34	38	S. Srinivasan	Do	Do	Do	Do
35	39	S. Srinivasan	Do	Do	Do	Do
36	40	S. Srinivasan	Do	Do	Do	Do
37	41	S. Srinivasan	Do	Do	Do	Do
38	42	S. Srinivasan	Do	Do	Do	Do
39	43	S. Srinivasan	Do	Do	Do	Do
40	44	S. Srinivasan	Do	Do	Do	Do
41	45	S. Srinivasan	Do	Do	Do	Do
42	46	S. Srinivasan	Do	Do	Do	Do
43	47	S. Srinivasan	Do	Do	Do	Do
44	48	S. Srinivasan	Do	Do	Do	Do
45	49	S. Srinivasan	Do	Do	Do	Do
46	50	S. Srinivasan	Do	Do	Do	Do
47	51	S. Srinivasan	Do	Do	Do	Do
48	52	S. Srinivasan	Do	Do	Do	Do
49	53	S. Srinivasan	Do	Do	Do	Do
50	54	S. Srinivasan	Do	Do	Do	Do
51	55	S. Srinivasan	Do	Do	Do	Do
52	56	S. Srinivasan	Do	Do	Do	Do
53	57	S. Srinivasan	Do	Do	Do	Do
54	58	S. Srinivasan	Do	Do	Do	Do
55	59	S. Srinivasan	Do	Do	Do	Do
56	60	S. Srinivasan	Do	Do	Do	Do
57	61	S. Srinivasan	Do	Do	Do	Do
58	62	S. Srinivasan	Do	Do	Do	Do
59	63	S. Srinivasan	Do	Do	Do	Do
60	64	S. Srinivasan	Do	Do	Do	Do
61	65	S. Srinivasan	Do	Do	Do	Do
62	66	S. Srinivasan	Do	Do	Do	Do
63	67	S. Srinivasan	Do	Do	Do	Do
64	68	S. Srinivasan	Do	Do	Do	Do
65	69	S. Srinivasan	Do	Do	Do	Do
66	70	S. Srinivasan	Do	Do	Do	Do
67	71	S. Srinivasan	Do	Do	Do	Do
68	72	S. Srinivasan	Do	Do	Do	Do
69	73	S. Srinivasan	Do	Do	Do	Do
70	74	S. Srinivasan	Do	Do	Do	Do
71	75	S. Srinivasan	Do	Do	Do	Do
72	76	S. Srinivasan	Do	Do	Do	Do
73	77	S. Srinivasan	Do	Do	Do	Do
74	78	S. Srinivasan	Do	Do	Do	Do
75	79	S. Srinivasan	Do	Do	Do	Do
76	80	S. Srinivasan	Do	Do	Do	Do
77	81	S. Srinivasan	Do	Do	Do	Do
78	82	S. Srinivasan	Do	Do	Do	Do
79	83	S. Srinivasan	Do	Do	Do	Do
80	84	S. Srinivasan	Do	Do	Do	Do
81	85	S. Srinivasan	Do	Do	Do	Do
82	86	S. Srinivasan	Do	Do	Do	Do
83	87	S. Srinivasan	Do	Do	Do	Do
84	88	S. Srinivasan	Do	Do	Do	Do
85	89	S. Srinivasan	Do	Do	Do	Do
86	90	S. Srinivasan	Do	Do	Do	Do
87	91	S. Srinivasan	Do	Do	Do	Do
88	92	S. Srinivasan	Do	Do	Do	Do
89	93	S. Srinivasan	Do	Do	Do	Do
90	94	S. Srinivasan	Do	Do	Do	Do
91	95	S. Srinivasan	Do	Do	Do	Do
92	96	S. Srinivasan	Do	Do	Do	Do
93	97	S. Srinivasan	Do	Do	Do	Do
94	98	S. Srinivasan	Do	Do	Do	Do
95	99	S. Srinivasan	Do	Do	Do	Do
96	100	S. Srinivasan	Do	Do	Do	Do
97	101	S. Srinivasan	Do	Do	Do	Do
98	102	S. Srinivasan	Do	Do	Do	Do
99	103	S. Srinivasan	Do	Do	Do	Do
100	104	S. Srinivasan	Do	Do	Do	Do

Printed number.	English number.	Name of candidate.	Subject.	Grade.	Country.	Class in which placed.
19	28	M. J. J. J. J.	Intermediate	Intermediate	England	First.
20	29	A. J. J. J.	Intermediate	Intermediate	England	Second.
21	30	T. J. J. J.	Intermediate	Intermediate	England	First.
22	31	T. J. J. J.	Intermediate	Intermediate	England	Second.
23	32	T. J. J. J.	Intermediate	Intermediate	England	First.
24	33	T. J. J. J.	Intermediate	Intermediate	England	Second.
25	34	T. J. J. J.	Intermediate	Intermediate	England	First.
26	35	T. J. J. J.	Intermediate	Intermediate	England	Second.
27	36	T. J. J. J.	Intermediate	Intermediate	England	First.
28	37	T. J. J. J.	Intermediate	Intermediate	England	Second.
29	38	T. J. J. J.	Intermediate	Intermediate	England	First.
30	39	T. J. J. J.	Intermediate	Intermediate	England	Second.
31	40	T. J. J. J.	Intermediate	Intermediate	England	First.
32	41	T. J. J. J.	Intermediate	Intermediate	England	Second.
33	42	T. J. J. J.	Intermediate	Intermediate	England	First.
34	43	T. J. J. J.	Intermediate	Intermediate	England	Second.
35	44	T. J. J. J.	Intermediate	Intermediate	England	First.
36	45	T. J. J. J.	Intermediate	Intermediate	England	Second.
37	46	T. J. J. J.	Intermediate	Intermediate	England	First.
38	47	T. J. J. J.	Intermediate	Intermediate	England	Second.
39	48	T. J. J. J.	Intermediate	Intermediate	England	First.
40	49	T. J. J. J.	Intermediate	Intermediate	England	Second.
41	50	T. J. J. J.	Intermediate	Intermediate	England	First.
42	51	T. J. J. J.	Intermediate	Intermediate	England	Second.
43	52	T. J. J. J.	Intermediate	Intermediate	England	First.
44	53	T. J. J. J.	Intermediate	Intermediate	England	Second.
45	54	T. J. J. J.	Intermediate	Intermediate	England	First.
46	55	T. J. J. J.	Intermediate	Intermediate	England	Second.
47	56	T. J. J. J.	Intermediate	Intermediate	England	First.
48	57	T. J. J. J.	Intermediate	Intermediate	England	Second.
49	58	T. J. J. J.	Intermediate	Intermediate	England	First.
50	59	T. J. J. J.	Intermediate	Intermediate	England	Second.
51	60	T. J. J. J.	Intermediate	Intermediate	England	First.
52	61	T. J. J. J.	Intermediate	Intermediate	England	Second.
53	62	T. J. J. J.	Intermediate	Intermediate	England	First.
54	63	T. J. J. J.	Intermediate	Intermediate	England	Second.
55	64	T. J. J. J.	Intermediate	Intermediate	England	First.
56	65	T. J. J. J.	Intermediate	Intermediate	England	Second.
57	66	T. J. J. J.	Intermediate	Intermediate	England	First.
58	67	T. J. J. J.	Intermediate	Intermediate	England	Second.
59	68	T. J. J. J.	Intermediate	Intermediate	England	First.
60	69	T. J. J. J.	Intermediate	Intermediate	England	Second.
61	70	T. J. J. J.	Intermediate	Intermediate	England	First.
62	71	T. J. J. J.	Intermediate	Intermediate	England	Second.
63	72	T. J. J. J.	Intermediate	Intermediate	England	First.
64	73	T. J. J. J.	Intermediate	Intermediate	England	Second.
65	74	T. J. J. J.	Intermediate	Intermediate	England	First.
66	75	T. J. J. J.	Intermediate	Intermediate	England	Second.
67	76	T. J. J. J.	Intermediate	Intermediate	England	First.
68	77	T. J. J. J.	Intermediate	Intermediate	England	Second.
69	78	T. J. J. J.	Intermediate	Intermediate	England	First.
70	79	T. J. J. J.	Intermediate	Intermediate	England	Second.
71	80	T. J. J. J.	Intermediate	Intermediate	England	First.
72	81	T. J. J. J.	Intermediate	Intermediate	England	Second.
73	82	T. J. J. J.	Intermediate	Intermediate	England	First.
74	83	T. J. J. J.	Intermediate	Intermediate	England	Second.
75	84	T. J. J. J.	Intermediate	Intermediate	England	First.
76	85	T. J. J. J.	Intermediate	Intermediate	England	Second.
77	86	T. J. J. J.	Intermediate	Intermediate	England	First.
78	87	T. J. J. J.	Intermediate	Intermediate	England	Second.
79	88	T. J. J. J.	Intermediate	Intermediate	England	First.
80	89	T. J. J. J.	Intermediate	Intermediate	England	Second.
81	90	T. J. J. J.	Intermediate	Intermediate	England	First.
82	91	T. J. J. J.	Intermediate	Intermediate	England	Second.
83	92	T. J. J. J.	Intermediate	Intermediate	England	First.
84	93	T. J. J. J.	Intermediate	Intermediate	England	Second.
85	94	T. J. J. J.	Intermediate	Intermediate	England	First.
86	95	T. J. J. J.	Intermediate	Intermediate	England	Second.
87	96	T. J. J. J.	Intermediate	Intermediate	England	First.
88	97	T. J. J. J.	Intermediate	Intermediate	England	Second.
89	98	T. J. J. J.	Intermediate	Intermediate	England	First.
90	99	T. J. J. J.	Intermediate	Intermediate	England	Second.
91	100	T. J. J. J.	Intermediate	Intermediate	England	First.

PAULINE LIST.

The following is the list of candidates who failed in the TECHNICAL EXAMINATIONS conducted by the Board of Examiners for the purpose of their failure will not be attended to.

Serial number	Reg. no. or name	Name of candidate	Subject	Grade	Score	Remarks
200	1	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
201	2	H. Chas. Babcock, Bayonne	General Drawing	Intermediate	20	
202	3	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
203	4	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
204	5	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
205	6	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
206	7	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
207	8	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
208	9	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
209	10	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
210	11	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
211	12	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
212	13	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
213	14	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
214	15	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
215	16	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
216	17	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
217	18	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
218	19	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
219	20	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
220	21	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
221	22	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
222	23	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
223	24	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
224	25	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
225	26	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
226	27	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
227	28	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
228	29	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
229	30	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
230	31	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
231	32	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
232	33	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
233	34	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
234	35	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
235	36	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
236	37	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
237	38	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
238	39	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
239	40	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
240	41	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
241	42	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
242	43	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
243	44	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
244	45	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
245	46	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
246	47	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
247	48	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
248	49	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
249	50	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
250	51	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
251	52	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
252	53	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
253	54	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
254	55	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
255	56	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
256	57	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
257	58	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
258	59	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
259	60	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
260	61	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
261	62	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
262	63	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
263	64	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
264	65	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
265	66	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
266	67	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
267	68	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
268	69	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
269	70	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
270	71	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
271	72	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
272	73	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
273	74	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
274	75	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
275	76	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
276	77	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
277	78	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
278	79	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
279	80	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
280	81	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
281	82	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
282	83	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
283	84	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
284	85	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
285	86	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
286	87	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
287	88	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
288	89	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
289	90	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
290	91	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
291	92	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
292	93	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
293	94	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
294	95	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
295	96	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
296	97	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
297	98	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
298	99	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	
299	100	P. V. Babcock, Jr., Bayonne	General Drawing	Intermediate	20	

Office of the Inspector of European & Training Schools, Madison, Wis. March 1916.

E. W. MEDLOCKER, M.A., Inspector of European & Training Schools.



SUPPLEMENT TO PART I-B

OR

THE FORT ST. GEORGE GAZETTE

No. 11.]

MADRAS, TUESDAY EVENING, MARCH 15, 1910.

[PART, 2 p.m.]

TECHNICAL TEACHERS' CERTIFICATE EXAMINATION, 1909-1910.

The following candidates have passed the TECHNICAL TEACHERS' CERTIFICATE EXAMINATION held during 1909-1910 at the Visagapetam centre.

2. Certificates will be forwarded on due notice to the heads of the institutions to which the candidates were attached at the time of their application for admission to the examination.

Serial number.	Register number.	Name of candidate.	Subject.	Grade.	Class in which placed.
153	46	A. Sankaralingam ..	Free-hand Outline Drawing.	Intermediate ..	Second.
154	47	M. Sankarlingam ..	Do.	Do.	Do.
155	48	K. Sankarlingam ..	Do.	Do.	Do.
156	49	J. Sankarlingam ..	Do.	Do.	Do.
157	50	T. V. Sankarlingam ..	Do.	Do.	Do.
158	51	S. Sankarlingam ..	Do.	Do.	Do.
159	52	G. Sankarlingam ..	Do.	Do.	Do.
160	53	P. Sankarlingam ..	Do.	Do.	Do.
161	54	K. Sankarlingam ..	Agriculture ..	Elementary ..	Do.

FAILURE LIST.

The following is the list of candidates who failed in the TECHNICAL TEACHERS' CERTIFICATE EXAMINATION held at Visagapetam during 1909-1910 or were absent from it.

2. Enquiries from candidates as to the reasons of their failure will not be attended to.

Serial number.	Register number.	Name of candidate.	Subject.	Grade.	Remarks.
162	46	P. Sankarlingam ..	Free-hand Outline Drawing.	Intermediate ..	Absent.
163	47	P. Sankarlingam ..	Do.	Do.	Do.
164	48	P. Sankarlingam ..	Do.	Do.	Do.
165	49	P. Sankarlingam ..	Do.	Do.	Do.
166	50	P. Sankarlingam ..	Typewriting ..	Elementary ..	Absent.

DIRECTOR OF EDUCATION & TRAINING SCHOOLS,
MADRAS, 8th March 1910.

K. W. MIDDLETON, M.A.,
Inspector of Education & Training Schools.



SUPPLEMENT TO PART I-B
OF
THE PORT ST. GEORGE GAZETTE.

No. 11.]

MADRAS, TUESDAY EVENING, MARCH 15, 1906.

[Price, 4 pica.

GOVERNMENT EXAMINATIONS.
UPPER SECONDARY EXAMINATION.

The following candidates having passed in all the Compulsory and in two Optional Subjects of the Upper Secondary Examination are hereby declared to have fully passed the UPPER SECONDARY EXAMINATION under the revised notification of 4th July 1893:—

Name of candidate.	Father's name.	First language.	Second language.	Year of passing the English subjects with class.	Optional subjects with class and pass.
Edi Todd, Venu.	V. Kadii Eduli.	English.	Telugu.	1907. Second class.	Agriology—Second class, 1905. Agriculture—Second class, 1910 Commercial Geography—Second class, 1907.
Erishia Eru, R.	R. Subyatharathi.	Do.	Tamil.	1905. Second class.	Physiology—Second class, 1906. Hygiene—Second class, 1905. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.
Erusaperumal, Adhavan.	A. Kothakandil.	Do.	Telugu.	1904. Second class.	Physiology—Second class, 1910. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.
Eyana, Venkat John Sankaran.	John Eyana.	Do.	..	1916. Second class.	Commercial Geography—Second class, 1906. Psychology—Second class, 1906. Anatomical Physiology—Second class, 1910. Physiology—Second class, 1910. Hygiene—Second class, 1905.
Falita Eru, Maru.	M. Venkateshalingam.	Do.	Telugu.	1901. Second class.	Physiology—Second class, 1910. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.
Venkatamilli, Mrs. Adhavan.	A. Venkata Lakshmi.	Do.	Do.	1904. Second class.	Physiology—Second class, 1910. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.
Venkat Venkatesh Varu, Venkatesh.	V. Venkatesh.	Do.	Sanskrit.	1904. Second class.	Physiology—Second class, 1910. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.
Venkat Eru, Venkatesh.	D. Appanna.	Do.	Telugu.	1904. Second class.	Physiology—Second class, 1910. Anatomical Physiology—Second class, 1910. Psychology—Second class, 1906.

(By order.)

DEAN OF THE COLLEGE FOR GENT. EDUCATION,
MADRAS, 20th March 1910.

G. MADDOX,
Secretary.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE.

[No. 11.]

MADRAS, TUESDAY EVENING, MARCH 15, 1910.

[PART, 2 page.

UNIVERSITY OF MADRAS.

The following candidates have passed the WRITERS portion of the L.T. EXAMINATIONS held in January 1910:—

Register number	Name of candidate	Where educated
14	Abdai Mahan, Chagpetrao	Private study.
15	Abraham, Joseph	Teachers' College, Sullapet, and Private study.
17	Adarsha, K.	Private study.
18	Adarsha, Kalpal K.	Training College, Rajahmundry.
19	Amarakoti, T. G.	Teachers' College, Sullapet.
20	Ammannayya, Ajay, Perumbur K.	Private study.
21	Ammannayya, R. V.	Teachers' College, Sullapet.
22	Ammannayya, T. S.	Private study.
23	Anandam, Anna M.	Teachers' College, Sullapet.
24	Ayyappa, S.	Do.
25	Bhagwanthi Nuthanum Paday	Do.
26	Chakraborty, Bha. Gostick	Training College, Rajahmundry.
27	Chayana, Madhava	Do.
28	Darshi, George A.	Teachers' College, Sullapet.
29	Devanaj, Ajay, K. V.	Training College, Rajahmundry.
30	de Vito, Lilla	Teachers' College, Sullapet.
1	Dattamoni, S.	Private study.
31	Dharmaram, Angappa, Tarap	Teachers' College, Sullapet.
32	Dharmaram, Angappa, R.	Do.
33	Dharmaram, P. A.	Do.
34	Dharmaram, D. (1901)	Training College, Rajahmundry.
35	Gopal Rao, Kallal	Teachers' College, Sullapet.
36	Hallappa, Ajay, K. Rajahmundry	Private study.
37	Hallappa, V.	Do.
38	Hall, T. J.	Training College, Rajahmundry.
39	Jayaramayya, Potheti	Private study.
40	Joshi, M.	Training College, Rajahmundry.
41	Kalavandhana, Ajay, R.	Teachers' College, Sullapet.
42	Kalavandhana, Subramanian	Do.
43	Kandam, S. R.	Training College, Rajahmundry.
44	Kali, Madhava, T.	Teachers' College, Sullapet.
45	Kandam, R.	Do.
46	Kandam, R.	Do.

Register number	Name of candidate	Where educated
49	Krishna Arun P. Vallabhaiah	Teachers' College, Solapur
50	Krishna Arun V. Subrahmanya	Do
51	Krishna Arun, Kappa P.	Do
52	Krishnamoorti K. Ramaswami	Do
53	Krishna Sankar, Marikar P.	Do
54	Krishnaswami Alingar, Tirunagar S.	Training College, Rajahmundry.
55	Krishnaswami Kanna, Kanna	Teachers' College, Solapur, and Private study.
56	Krishnaswami Narayana, Kanna	Training College, Rajahmundry.
57	Krishnaswami Narayana, Kanna	Training College, Rajahmundry, and Private study.
58	Krishnaswami, Patil	Training College, Rajahmundry.
59	Krishna Rao, Kanna	Do
60	Krishna, Jannan P.	Private study.
61	Krishnaswami, Kanna	Training College, Rajahmundry.
62	Krishnaswami, Kanna	Teachers' College, Solapur.
63	Krishnaswami, Kanna	Do
64	Krishnaswami, Kanna	Do
65	Krishnaswami, Kanna	Training College, Rajahmundry.
66	Krishnaswami, Kanna	Training College, Rajahmundry, and Private study.
67	Krishnaswami, Kanna	Private study.
68	Krishnaswami, Kanna	Teachers' College, Solapur.
69	Krishnaswami, Kanna	Do
70	Krishnaswami, Kanna	Training College, Rajahmundry.
71	Krishnaswami, Kanna	Teachers' College, Solapur.
72	Krishnaswami, Kanna	Do
73	Krishnaswami, Kanna	Training College, Rajahmundry.
74	Krishnaswami, Kanna	Teachers' College, Solapur.
75	Krishnaswami, Kanna	Do
76	Krishnaswami, Kanna	Do
77	Krishnaswami, Kanna	Training College, Rajahmundry.
78	Krishnaswami, Kanna	Teachers' College, Solapur.
79	Krishnaswami, Kanna	Do
80	Krishnaswami, Kanna	Training College, Rajahmundry.
81	Krishnaswami, Kanna	Teachers' College, Solapur.
82	Krishnaswami, Kanna	Do
83	Krishnaswami, Kanna	Training College, Rajahmundry.
84	Krishnaswami, Kanna	Private study.
85	Krishnaswami, Kanna	Do
86	Krishnaswami, Kanna	Teachers' College, Solapur.
87	Krishnaswami, Kanna	Private study.
88	Krishnaswami, Kanna	Training College, Rajahmundry, and Private study.
89	Krishnaswami, Kanna	Private study.
90	Krishnaswami, Kanna	Training College, Rajahmundry.
91	Krishnaswami, Kanna	Teachers' College, Solapur.
92	Krishnaswami, Kanna	Private study.
93	Krishnaswami, Kanna	Training College, Rajahmundry.
94	Krishnaswami, Kanna	Teachers' College, Solapur.
95	Krishnaswami, Kanna	Private study.
96	Krishnaswami, Kanna	Training College, Rajahmundry.
97	Krishnaswami, Kanna	Do
98	Krishnaswami, Kanna	Private study.
99	Krishnaswami, Kanna	Training College, Rajahmundry.
100	Krishnaswami, Kanna	Private study.
101	Krishnaswami, Kanna	Teachers' College, Solapur.
102	Krishnaswami, Kanna	Private study.
103	Krishnaswami, Kanna	Do
104	Krishnaswami, Kanna	Training College, Rajahmundry.
105	Krishnaswami, Kanna	Do
106	Krishnaswami, Kanna	Private study.
107	Krishnaswami, Kanna	Do
108	Krishnaswami, Kanna	Teachers' College, Solapur.
109	Krishnaswami, Kanna	Training College, Rajahmundry.
110	Krishnaswami, Kanna	Do
111	Krishnaswami, Kanna	Teachers' College, Solapur.
112	Krishnaswami, Kanna	Do
113	Krishnaswami, Kanna	Do
114	Krishnaswami, Kanna	Training College, Rajahmundry.
115	Krishnaswami, Kanna	Private study.
116	Krishnaswami, Kanna	Teachers' College, Solapur.
117	Krishnaswami, Kanna	Private study.
118	Krishnaswami, Kanna	Teachers' College, Solapur.
119	Krishnaswami, Kanna	Training College, Rajahmundry.
120	Krishnaswami, Kanna	Do
121	Krishnaswami, Kanna	Teachers' College, Solapur.
122	Krishnaswami, Kanna	Do
123	Krishnaswami, Kanna	Training College, Rajahmundry.
124	Krishnaswami, Kanna	Teachers' College, Solapur.
125	Krishnaswami, Kanna	Do.
126	Krishnaswami, Kanna	Private study.

The following is the list of failures in the WRITTEN PORTION of the L. E. DEGREE EXAMINATION held in January 1916:—

Principles of Education		Method and School Management	
History of Education		Deficiency in total number of marks	
Register number	Subjects failed in	Register number	Subjects failed in
2	a/ment	49	a/ment
3	a, b, c	50	a, b
4	a	51	a, b
5	a	52	a, b
6	a	53	a, b
7	a, b	54	a, b
8	a	55	a

(By order)

George Ross, 11th February 1916

F. DEW-SOLBY, A. A., A. A.,
Registrar.



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE.

No. 11.]

MADRAS, TUESDAY EVENING, MARCH 16, 1910.

[Part II, 6 p.m.]

UNIVERSITY OF MADRAS.

The following is the list of candidates who qualified for the DEGREE OF LICENTIATE
IN TEACHING in the year 1910:—

Rank	Register number.	Name of candidate	Where educated.
First Class.			
1	83	Krishnan Nair, Marikol F.	Teachers' College, Sullipet ✓
2	181	Tharumkhan, Qasim	Teachers' College, Sullipet, and Private study.
3	23	de Vito, Lucile	Teachers' College, Sullipet
4	81	Rameshchandra Pan, Mangalore	Do.
5	100	Subrahmanyam, Chithir F.	Do.
6	67	Narasimhan, Poluraja	Training College, Rajahmundry.
7	14	Abdul Rehan, Comperawadi	Private study.
8	129	Vandana Rao, Korkai	Teachers' College, Sullipet.
9	84	Chandrasekhar, D. (1894)	Do.
10	35	Anderson, Anna M.	Private study.
11	70	Sankaran, Sathyan, T. S.	Teachers' College, Sullipet.
12	71	Srinivasan, S. (Srinivasan)	Private study.
13	107	Sankaran, Eyer, Mayam A.	Teachers' College, Sullipet.
14	80	Rameshchandra, V.	Do.
Second Class.			
15	17	Adithan, K.	Private study.
16	19	Athavan, Raju K.	Training College, Rajahmundry.
17	51	Anantharam, A. V.	Teachers' College, Sullipet.
18	22	Anantharam, T. S.	Private study.
19	158	Appachandran, Devapalli	Training College, Rajahmundry, and Private study.
20	24	Appachandran, S.	Teachers' College, Sullipet.
21	25	Bhagawanth Narayanan Paday	Do.
22	26	Chakrapani, Hra, Gunda	Training College, Rajahmundry.
23	27	Chappu, M. G. G.	Do.
24	28	Cherian, K. G.	Private study.
25	180	Chandran, V. S.	Do.
26	29	Datta, George A.	Teachers' College, Sullipet.
27	31	Dandapani, S. S.	Do.
28	32	Dandapani, S. A.	Do.
29	123	Deviakrishnan Aiyar, Perambur V.	Private study.
30	132	Govind, Rao, Sullipet	Do.
31	134	Ganesh, A. S.	Training College, Rajahmundry, and Private study.
32	33	Harshan Aiyar, K. Srinivasan	Teachers' College, Sullipet.

Rank.	Register number.	Name of candidate.	Where educated.
SECOND CLASS—cont.			
37	13134	Thimma, Thomas	Private study
38	131	Mr. P. L.	Do
39	13135	Jayaramaiah, Pedduri ..	Training College, Rajahmundry.
106	13136	Jagan Rajendran Sankar ..	Training College, Rajahmundry, and Private study.
40	131	John, M.	Private study
41	13137	Krishnamurthy Aiyar, E. ..	Training College, Rajahmundry.
137	13138	Kewaly, Gangappa	Private study
44	13139	Kishore Vaidyanath, Subramaniam ..	Teachers' College, Saldapet.
45	13140	Krishnan, S. R.	Do
47	13141	Koneri Bha, Lakshmi	Do
48	13142	Krishna Aiyar, Lakshmi V. ..	Do
49	13143	Krishna Aiyar, P. Vaidyanatha ..	Do
50	13144	Krishna Aiyar, V. Subrahmanyam ..	Do
51	13145	Krishna Rao, Kappasa T. ..	Do
52	13146	Krishnakumari, K. Srinivas ..	Do
54	13147	Krishnakumar Aiyar, Tamasagiri S. ..	Training College, Rajahmundry.
55	13148	Krishnakumar Raju, Kengat ..	Teachers' College, Saldapet, and Private study.
56	13149	Lakshminarasimha, Padaki ..	Training College, Rajahmundry.
58	13150	Madhava Rao, Ramakrishna ..	Private study.
59	13151	Madduram, Jonathan P. ..	Private study.
62	13152	Malakshamsa Sankar, Sankar ..	Training College, Rajahmundry.
63	13153	Kannan Rao, Krishnaraj ..	Teachers' College, Saldapet.
143	13154	Sanjayakumari, Maduri ..	Training College, Rajahmundry, and Private study.
142	13155	Narasimha Rao, Dadi	Private study.
144	13156	Narasimharao, Chaiti	Training College, Rajahmundry, and Private study.
152	13157	Narasimharao, S. (Bhandari) ..	Teachers' College, Saldapet.
75	13158	Naraya Aiyar, Tamboreaux S. ..	Training College, Rajahmundry.
76	13159	Narayani, A. Sankar	Teachers' College, Saldapet.
154	13160	Narayananthi Aiyar, G. M. ..	Do
155	13161	Narasimha, Ramana	Private study.
157	13162	Narasimha, S.	Teachers' College, Saldapet.
158	13163	Narasimha, T. K.	Training College, Rajahmundry.
159	13164	Narasimha, S. Rajam	Private study.
85	13165	Narasimha, Ramakrishna S. ..	Training College, Rajahmundry.
86	13166	Narasimha, P. Ayya	Private study.
87	13167	Narasimha, Venkateswara ..	Teachers' College, Saldapet.
88	13168	Narasimha Aiyar, Subrahmanyam ..	Private study.
89	13169	Narasimha, P.	Teachers' College, Saldapet.
161	13170	Narasimha, G.	Teachers' College, Saldapet, and Private study.
149	13171	Narasimha Aiyar, Ramakrishna S. ..	Private study.
94	13172	Narasimha, Rama	Teachers' College, Saldapet.
95	13173	Narasimha Rao, Ramakrishna ..	Private study.
97	13174	Narasimha, G.	Teachers' College, Saldapet.
151	13175	Narasimha Rao, Rama	Training College, Rajahmundry, and Private study.
152	13176	Narasimha Aiyar, Chinnappa T. ..	Private study.
153	13177	Narasimha, Padaki	Do
154	13178	Narasimha, K.	Training College, Rajahmundry.
155	13179	Narasimha, K. S.	Teachers' College, Saldapet, and Private study.
156	13180	Narasimha Rao, Ramakrishna ..	Private study.
157	13181	Narasimha, C.	Do
158	13182	Narasimha, T. S.	Teachers' College, Saldapet.
159	13183	Narasimha, T. S.	Private study.
160	13184	Narasimha, M. S.	Training College, Rajahmundry.
161	13185	Narasimha, G.	Teachers' College, Saldapet.
162	13186	Narasimha, V.	Training College, Rajahmundry, and Private study.
163	13187	Thomas, M. V.	Private study.
164	13188	Thyagaraj, G. K.	Teachers' College, Saldapet.
165	13189	Thyagaraj, K.	Do
166	13190	Thyagaraj, M. S.	Training College, Rajahmundry.
167	13191	Thyagaraj, P. S.	Private study.
168	13192	Thyagaraj, P. S.	Teachers' College, Saldapet.
169	13193	Thyagaraj, P. S.	Training College, Rajahmundry.
170	13194	Thyagaraj, P. S.	Teachers' College, Saldapet.
171	13195	Thyagaraj, P. S.	Training College, Rajahmundry.
172	13196	Thyagaraj, P. S.	Teachers' College, Saldapet.

Rank.	Register Number.	Name of candidate.	Where educated.
Second Class.—400.			
120	Venketramulu, Gadipati	..	Training College, Rajahmundry.
121	Venkata Rao, Patangar	..	Training College, Rajahmundry, and Private study.
122	Vinayachand, T. B.	..	Training College, Rajahmundry.
123	Vinay, M. V.	..	Do.
124	Vinayachand, Konda	..	Training College, Rajahmundry, and Private study.
125	Wadekar, J. Rao	..	Private study.

The names of No. 4 ranked in the First Class out of the candidates in the Second Class, with their respective numbers will be posted later.

(By order.)

F. DEVISBURY, B.A., LL.B.,

Registrar.

Senate House, 26th February 1910.



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 11.7

MADRAS, TUESDAY EVENING, MARCH 15, 1916.

TABLE 4 (continued)

Part XX.—Miscellaneous Notifications.

CONTENTS

EXPENDITURE, 1900-1901.		1900.		1901.	
ADMINISTRATIVE, MILITARY AND NAVAL, ETC.—					
Head of Revenue, Justice and Public Works		800-912			
PROCESSES.—					
Medical	11			103	
General	11			107	
Provision	11			107	
Public Works	11			110	
Marine	11			110	
Revenue	11			110	
Law Office	11			117	
Marine	11			127	
REVENUE.—					
General Administration					
Tribunals					
Public Administration					
Marine					
Revenue					
Law Office					
Marine					
Total					

APPOINTMENTS, LEAVE OF ABSENCE, &c.

BOARD OF DIRECTORS

LARRY HORTON.

Leave and Travel.—Under article 263 of the Civil Service Regulations, fourth edition, the Board grants Mr. R. A. Leitch, District Forest Officer, Tinnevely, privilege leave for one month in continuation of the Easter holidays.

The Royal Warrant Mr. A. E. Myers, Esq., Eastern Assistant Commissioner, to the Timor district for one month to be in charge of the District Forest Office, during Mr. Latham's absence on privilege leave.

Head of Bureau (Land Revenue),
Chennai, 12th March 1918.

Leave and Appointment.—Under article 116 of the Civil Service Regulations, fourth edition, the Board grants Mr. P. M. Lushington, District Forest Officer, South Colaba district division, privilege leave for one month in recognition of the Easter Holiday.

Mr. G. C. Wilson, Assistant Commissioner of Forests, will be in charge of the South Coast Lakes Division during Mr. Livingston's absence on parole here.

Board of Revenue (Land Revenue),
Chennai, 10th March 1943.

A. H. LOFTUS-KITTENHAM,
Barnes.

State, April 1954 Oceanographic Department

Transfer.—Mr. Sidney Charles Herbert Robinson, Inspector, is transferred from the Strikeplike Circle to the Southern California Circle, Tucson. To join on 1st April 1912.

Mr. John Edwin Chaffert, Assistant Inspector, is posted to the charge of the Northern Customs Office, Coosawade. To take effect from 1st April 1910.

Mr. James William Herdwick, Inspector, is transferred from the Madagasscar Circle to the Central Customs Circle, No. 11, Nagasaki. To join on 1st April 1910.

The postings of the above officers to the Northern, Central, No. 11, and Southern Customs Circles, respectively, published on page 494, Part II of the *Port St. George Gazette*, dated 24th March 1910, are cancelled.

Transfer.—Mr. Chul James Barton, Assistant Inspector, on return from leave, is posted to the Calcutta Customs Circle.

M. R. By Arjun Kothandaraman Nayudu, Assistant Inspector, is transferred from the Calcutta Customs Circle to the charge of the Duggapal, Ganga Warehouse, Nannampetam Circle. To join at once on report.

Board of Revenue (Separate Revenue),
Chennai, 12th March 1910.

Appointment.—M. R. By Motupalli Subba Rao Nayudu, Sub-Inspector, is appointed to act as Assistant Inspector, Nannampetam Circle, temporarily, during the absence of Assistant Inspector M. R. By. Thamar Chinnai Singh on other duty.

Board of Revenue (Separate Revenue),
Chennai, 12th March 1910.

Extension of Leave.—Under article 280 of the Civil Service Regulations, M. R. By Perumalaperi Teyyanar, Nannampetam, Inspector, is granted an extension of privilege leave for ten days from 11th April 1910.

Board of Revenue (Separate Revenue),
Chennai, 12th March 1910.

H. A. B. VERNON,
Secretary.

Extension of Leave.—Under article 280 of the Civil Service Regulations, Mr. M. R. By. T. S. Narayanasami Aiyar, Assistant Inspector, Salem Circle, is granted an extension of six days' privilege leave up to 27th February 1910.

26th March 1910.

W. A. POWLER,
Deputy Commissioner, Central Division.

FORFEIT.

Appointment.—Shahid Rishanullah Sahib, Porwad Range, Gwalior district, is appointed second instructor of the Vernacular Training School commencing on 1st February 1910.

Extension of Leave.—This Office Service Order No. 42 of 1910, dated 10th February 1910, granting six months' privilege leave to Mr. W. S. Perumalaperi, Probationary Ranger, Fifth Grade, in Upper Godevaram, is cancelled.

Walter, 26th March 1910.

A. W. LORRINGTON,
Commissioner of Forests, Northern Circle.

Extension of Leave.—The four months and twelve days' leave as notified certificate granted to M. P. Gurusami, Ranger, Fourth Grade, South Malabar, in this Office Service Order No. 175, dated 19th November 1909, is extended by three months up to and inclusive of 3rd May 1910.

Coimbatore, 26th March 1910.

F. A. LODGE,
Commissioner of Forests, Southern Circle.

Refusal.—The temporary reduction of M. R. By. T. S. Subramanian Aiyar, Porwad Range, from IV to V Grade, ordered in this Office Service Order No. 85, dated 10th May 1909, is made permanent with effect from the 1st January 1910.

Madras, 12th March 1910.

G. E. BRASHEER,
Commissioner of Forests, Central Circle.

PRISON WORKS.

Transfer.—M. R. By. Chidambaram Narayana Subramanyam Aiyar, Assistant, Superintendent, First Grade, from the Coimbatore division, III Grade, to the V Circle. To proceed as soon as possible after report.

Port St. George, 26th March 1910.

Appointment and Posting.—Under rule 56 of the old rules relating to the constitution and working of the College of Engineering, Madras, Lower Campus, P. H. Mahalingam, Assistant Overseer, is appointed to the permanent Upper Subordinate Establishment as Overseer, First Grade, with effect from the 15th February 1910 and posted to the I Circle.

Port St. George, 12th March 1910.

F. J. WILSON,
Chief Engineer, P.W.D.

Leave.—M. R. By. P. Arumugam Aiyar, Temporary Upper Subordinate, Godevaram Division, is granted privilege leave for twenty days in continuation of the Easter holidays with effect from the 26th March 1910.

Tirupattur, 19th March 1910.

A. C. LAMBTON,
Superintending Engineer, I Circle.

Posting.—M.B. Ry. C. F. Subramanyam, *Aligar Arrangal, Inspector, First Grade*, transferred to this circle as *Chief Engineer's (Public Works Department) Memorandum No. 2044-C*, dated 5th March 1910, is posted to the Cawnpur division for charge of the Exhibition sub-division.

Posting.—M.B. Ry. V. S. Ramakrishna Aiyar, *Driver, First Grade*, posted to this circle as *Chief Engineer's (Public Works Department) Memorandum No. 219-C*, dated 5th March 1910, is reported to the Changanassery division for charge of a section in the North Sub-division, Bangalore Circle.

Madras, 10th March 1910.

Posting.—M.B. Ry. T. V. V. Subramanyam, *Aligar Arrangal, s.s.*, appointed as an *Assistant Engineer* on the Provincial Service of the Engineer establishment with effect from the 25th February 1910 and posted to the V Circle in Public Works Department Memorandum No. 1940-C, dated 6th March 1910, is reported to the Presidency Division.

Madras, 11th March 1910.

C. W. WOOD,
Superintending Engineer, P. Circle.

GENERAL NOTIFICATIONS.

PATENTS. INVENTIONS.

The following specifications of inventions have been filed in accordance with section 11 of the Inventions and Designs Act, 1904, and are open to inspection at the Office of the Chief Secretary to Government, Port St. George, on the payment of a fee of ten rupees in the case of such specification:—

(By) Fredens Hobson, *Timber Merchant*, care of Post Box 53, Singapore.—*Invention for portable sewing machinery for timber.*

(By) Charles Francis Jenkins, *Mechanical Engineer*, of 313, Casey Building, Washington, D.C., in the United States of America.—*Invention for improvements in and relating to spirally wound paper and like receptacles.*

(By) David Roberts and John Wilton Young, *Engineers*, both of Springvale Iron Works, Birmingham, Lancashire, England.—*Improvements in or connected with receptacles for internal combustion engines.*

(By) Cecil Watson, of Eddis Grove Park, London, S.E., England.—*Improvements in drive and lifting gear for cranes and the like.*

(By) Charles Francis Jenkins, *Mechanical Engineer*, of 313, Casey Building, Washington, D.C., in the United States of America.—*Improvements in or relating to machines for use in storing the ends of newspapers or cables.*

(By) George Owen Donovan, *Electrical Engineer*, of 15, Dalwick Street, Birmingham, in the County of Warwick, England.—*Improvements in or relating to electric starting and regulating switches.*

(By) Sidney George Brown, *Electrical Engineer*, of 4, Great Winchester Street, in the City and County of London, England.—*Improvements in or relating to wireless or telegraphic.*

(By) George Gilbert Pelt, *Electrical Engineer*, of 14, Addison Court Gardens, Kensington, in the County of London, England, and John St. Vincent Pelt, *Electrical Engineer*, of 41, Queens Road, Teddington, in the County of Middlesex, England.—*A new or improved method of producing hot water by means of electricity and apparatus therefor.*

(By) Fred Whaley, *Manager*, Den Cotton Mill, 43, Garden Street, near Colston, Bristol.—*Improvement in and connected with the cotton-spinning machine of Den.*

(By) Harbison Marchmont & Sons, *Lack and Safe Manufacturers*, Gillingham, Kent.—*Improvements in fireproof safes and their construction.*

(By) Walter Gaudin, *Contractor*, of No. 135, Shannon Road, Sharnbrook, near Sydney, in the State of New South Wales, and Commonwealth of Australia.—*An improved machine for excavating, raising and dumping earth, sand, silt or gravel.*

(By) Alexander Macdonald, D.Sc., B.A., *Telegraph Engineer*, of "The Lodge", Skelton, in the County of West, England.—*Improvements for improvements in electric telegraphs.*

(By) John James Peterson, *Engineer*, of 35, West 81st Street, New York City, United States of America, and temporarily in Calcutta, Ceylon.—*A process for extracting pearl from pearl-bearing mussels, oysters and the like.*

(By) Frederick Hobson, *Dyer and Bleacher*, of Hollisbank Dye Works, Elm Street, Rotherham, in the County of Leicestershire, England, and Frank Edmondson, *Chemist*, of 29, Oxford Road, Rotherham, in the said County.—*Improvements in bleaching action and other vegetable fibre in the raw state or in the form of yarn or fabric.*

(By) George Harrison Sheffield, *Civil Engineer*, of 24, Victoria Square, Westminster, in the County of London, and James Douglas Twiss, *Engineer*, of 1, Woodfin, Heston, in the County of Northumberland.—*Improvements in and connected with ropes for winding shafts.*

(By) Charles Wilson, of No. 3, The Langens, Paris, France, and Albert Ernst, of No. 49, Rue de l'Argentine, Paris, France.—*Improvements in apparatus for separating solids and settling sludge and other waste and liquid matters.*

(By) Linotype and Monotype, Limited, *Linotype and Printing Machinery Manufacturers*, of 101 and 103, Fleet Street, London, England.—*Improvements in typographical composing and setting machines.*

(By) John McKechnie, s.s., *Refinery Manager*, of the Cawnpur Sugar Works, limited, in Cawnpur, British India.—*A process for the manufacture of sugar from sugarcane (raw sugar derived from cane) or from cane juice.*

W. K. MEYER,
Chief Secretary.

Port St. George, 15th March 1910

NOTIFICATIONS.

By virtue of the powers conferred by section 37 of the Legal Practitioners Act, 1879, and all other powers thereto enabling, the High Court has made the following additions to the rules under the Legal Practitioners Act, No. 736 of 1904, dated 14th May 1909:—

Add the following new rule:—

"32-A. In appeals the fees payable under rules 21 and 22 shall be subject to the following scales:—

	Minimum fee	Maximum fee
(a) In appeals to the High Court from original decrees:—		
(i) When decided after contest	50	50
(ii) When decided <i>ex parte</i> , or withdrawn, or compromised before final hearing	50	50
(b) In appeals to the High Court from appellate decrees:—		
(i) When decided after contest	20	20
(ii) When decided <i>ex parte</i> , or withdrawn, or compromised before final hearing	20	20
(c) In appeals to District or District Judge's Courts from original decrees:—		
(i) When decided after contest	20	20
(ii) When decided <i>ex parte</i> , or withdrawn, or compromised before final hearing	20	20
(d) In all miscellaneous cases on the Appellate Side of the High Court:—		
Minimum fee	10	10

To rule 25, add the following clause:—

"As also to the minimum fees prescribed by rule 22-A."

C. ANAND SWAMI, *Chief Justice*.
B. S. SANKAR,
J. K. P. WARRIN,
LEUNG C. MULLER,
J. K. MURRAY,
G. SAMUELSON KATIAN,
JAMES ELLIOT,
V. KESAVASWAMI AYYAR,

J. T. GILLESPIE,
Registrar.

High Court of Judicature, Madras,
10th March 1910.

Under the provisions of section 155 of the Code of Civil Procedure, 1908, the following draft amendment of a rule is published for the information of all persons interested, and it is hereby notified that the draft amendment, as well as any objections or suggestions which may be received in respect thereof from any person interested in the matter, will be taken into consideration by the High Court on or after the 15th day of April next:—

Draft amendment.

From clause (6), of rule 5, of Order XXXII. of Schedule I to the Code of Civil Procedure, 1908, add the words "in the minor and," occurring after the words "except upon notice".

High Court of Judicature, Madras,
10th March 1910.

J. T. GILLESPIE,
Registrar.

Under section 152 of the Code of Civil Procedure, 1908, notice is hereby given that the Rule Committee has submitted to the High Court a proposed to amend Rule No. 118 and Form No. 15 of the Civil Rules of Practice, 1903, and Rule 124 of the "Rules of the High Court, Madras, Appellate Side", and to add a corresponding new rule and form to Schedule I of the Code of Civil Procedure, 1908.

The following is the proposed new rule, to be added as clause 1-b of Rule 7 of Order XXXII:—

"(1-b) Where an application is made to the Court for leave to enter into an agreement or compromise or for the withdrawal of a suit in pursuance of a compromise or other person under disability is represented by counsel or pleader, the counsel or pleader shall file in Court with the application a certificate to the effect that the agreement or compromise so entered into, is, in his opinion, for the benefit of the minor or other person under disability.

"A decree or order for the compromise of a suit entered as aforesaid, to which a minor or other person under disability is a party, shall reserve the question of the Court thereon, and shall set out the terms of the compromise as in (Draft) Form No. 21 in Appendix D to the First Schedule."

The following is the proposed new form to be added as No. 21 in Appendix D to the First Schedule to the Code of Civil Procedure, 1908:

No. 21.—Decree sanctioning a compromise of a suit on behalf of a minor or lunatic.

(Title.)

This suit coming on this day for final disposal in the presence of Mr. and C.D. the defendant, a minor, by E.P., his guardian *ad litem*, applying that this suit may be compromised in the terms of an agreement in writing dated the day of 1910, and made between A. B., the plaintiff, of the one part, and the said C.D. by his said guardian *ad litem* of the other part (or, in the terms hereinafter set forth)

and it appearing to this Court that the said compromise is fit and proper, and for the benefit of the said minor, this Court hath granted the said compromise on behalf of the said minor, and with the consent of all parties hereto. It is ordered as follows:—

(Set out the terms of the compromise.)

It is further notified hereby that these proceedings, or any objection or suggestion which may be received in respect thereof from any person interested in the matter, will be taken into consideration by the High Court on or after the 25th day of April next.

High Court of Judicature, Madras,
14th March 1916.

J. T. GILLMORIE,
Registrar.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

CRIMINAL SIDE.

RETURN OF THE JURY LIST.

Notice.

The Clerk of the Courts hereby gives notice that the Jury List for the year 1916-1917 are now being revised and requests that the Jurors affected by any errors appearing in the list for the current year will be good enough to point out such mistakes not later than the 30th April next, after which date no corrections can be made.

Chief Officer High Court, Madras,
2nd March 1916.

S. VIJAYANAJA AYYAR,
Clerk of the Courts.

ADJOURNMENT OF COURTS.

Notice is hereby given that the District and Sessions Court of Kanyakumari will be adjourned for the midsummer vacation for two months from Tuesday the 5th day of April to Saturday the 26th day of June 1916, both days inclusive, and the District Munsif Courts of Kanyakumari, Nandiyol and Ooty for last six weeks from Monday the 10th day of April to Saturday the 26th day of June 1916, both days inclusive, and the District Munsif Court of Marapour for first six weeks from Tuesday the 5th day of April to Monday the 26th day of May 1916, both days inclusive.

2. During the adjournment, no plaint, petition or other paper will be received.

3. Assignments will, however, be made:—

- (1) for granting copies of judgments, decrees, orders and other papers and documents to which parties are entitled as their plaintiffs or claimants as entitled, provided that applications for such copies have been presented before the adjournment;
- (2) for transmitting to the High Court the records in appeals, etc.;
- (3) for the due return and return to the High Court of the notices issued to respondents;
- (4) for all administrative correspondence; and
- (5) for the method service and return of process, during the adjournment.

4. Urgent applications for bail, etc., will not be entertained by the Sessions Judge at places outside the local limits of his division during the recess. They should be made to the High Court. (High Court Circular No. 1178 A of 1908, dated 12th October 1908.)

District and Sessions Court, Kanyakumari,
12nd February 1916.

J. W. HUGHES,
District and Sessions Judge.

Notice is hereby given that the District and Sessions Court of Tinnevely and the Subordinate Judge's Courts of Tinnevely and Tattavay will be closed for the annual recess for two months from Monday the 29th April to Saturday the 26th June 1916 both days inclusive and the District Munsif Courts of Northchinnai, Ambasamudram, Selvalanatham, Tattavay and Seter will be closed with the District Court for six weeks from Monday the 10th April to Saturday the 26th June 1916 both days inclusive. The Principal District Munsif Court and the Additional District Munsif Court of Tinnevely will be closed for six weeks from Monday the 10th May to Saturday the 26th June 1916 both days inclusive and will reopen with the District Court.

2. During the adjournment, plaints, petitions, etc., will not be received nor copies of papers granted other than those for which applications have been presented before the adjournment.

District and Sessions Court, Tinnevely,
21st February 1916.

C. G. SPENCER,
District and Sessions Judge.

Notice is hereby given that the Courts of the District will be closed for the annual recess as follows:—

(1) The District and Sessions Court and the Subordinate Judge's Court of Tiruchirappalli.

For two months from Monday the 2nd May to Saturday the 2nd July 1916, both days inclusive.

(2) The District Munsif Courts of Tiruchirappalli, Narayana and Kallidai (Principal).

For six weeks from Monday the 2nd May to Saturday the 12th June 1916, both days inclusive.

(3) The District Munsif Courts of Arjalar and Kara.

For six weeks from Monday the 2nd May to Saturday the 2nd July 1916, both days inclusive.

2. No plaint, petition or other paper will be received during the above adjournment of the Courts.

5. Arrangements will, however, be made for granting copies of judgments, decrees, orders and other papers and documents to which parties to suit or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

District and Sessions Court, Trichinopoly,
23rd February 1910.

A. F. PIERREY,
District and Sessions Judge.

It is hereby notified that the annual adjournment of the District and Sessions Court and the Additional Sessions and Sub-Courts, Madras, will be for two months from Saturday, the 30th April, to Thursday, the 30th June 1910, both days inclusive, and of the Subordinate Courts of Madras, (East) and (West) from Monday, the 2nd May, to Saturday, the 2nd July, both days inclusive. The adjournment of the Principal and Additional District Munsifs' Courts of Madras and of the District Munsifs' Courts of Tirunelveli, Namakkal and Pudukottai (Principal) will be for six weeks from Monday, the 3rd May, to Saturday, the 2nd July 1910, both days inclusive, and of the District Munsifs' Courts of Dindigul, Pudukottai and Srirangapatna for six weeks from Monday, the 2nd May, to Saturday, the 2nd June 1910, both days inclusive.

3. No plaints, petitions or other papers will be received during the adjournment.

4. No provision will be made for providing copies of judgments, decrees, orders and other papers and documents to which parties to suit or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

District and Sessions Court, Madras,
27th February 1910.

F. H. HANNETT,
District and Sessions Judge.

Notice is hereby given that the Courts of the Greater District will be closed for the annual recess as follows:—

District and Sessions Court, Coimbatore, and
Temporary Subordinate Judge's Court,
Coimbatore. From 15th April 1910 to 25th June 1910 (both
days inclusive).

District Munsifs' Courts of Tanjore, Narayana-
pet and Sivakasi (Principal and Addi-
tional). From 15th April 1910 to 4th June 1910 (both
days inclusive).

District Munsifs' Courts of Tirupur and
Ongole. From 15th May 1910 to 25th June 1910 (both
days inclusive).

During the adjournment, plaints, petitions, etc., will not be received and copies of papers granted other than those for which applications have been presented before the adjournment and for the delivery of such copies, arrangements will be made by each Court.

District and Sessions Court, Coimbatore,
1st March 1910.

T. T. RAMIA CHARIYAR,
District and Sessions Judge.

Notice is hereby given that the Courts in the District will be closed for the annual recess as follows:—

District and Sessions Court, Vellore, and
the Court of the Temporary Subordi-
nate Judge, Vellore. For two months from Monday the 2nd May 1910
to Saturday the 2nd July 1910, both days inclu-
sive.

District Munsifs' Courts of Vellore, Palani,
Yelamanchili, Chidambaram, Villup-
pam, Rajahmundry and Pudukottai. For six weeks from Monday the 2nd May 1910 to
Saturday the 10th June 1910, both days inclu-
sive.

No plaints, petitions or other papers will be received during the adjournment.

Arrangements will however be made:—

(1) for granting copies of judgments, decrees, orders and other papers and documents provided that applications for such copies have been presented before the adjournment;

(2) for transmitting to the High Court the records in appeals, etc.;

(3) for the due service and return to the High Court of notices served in respondents;

(4) for the receipt and despatch of all administrative correspondence during the adjournment.

District and Sessions Court, Vellore,
1st March 1910.

A. E. HANNAY,
District and Sessions Judge.

Notice is hereby given that the District and Sessions Court of Chingleput will be closed for the annual recess for two months from Monday the 25th April to Saturday the 2nd June 1910, both days inclusive, and the Courts of the District Munsifs of Chingleput, Pottumehra and Tadipatri for six weeks from Monday the 18th May to Saturday the 25th June 1910, both days inclusive, and the Court of the District Munsif of Chingleput will be closed for six weeks from Monday the 18th April to Saturday the 4th June 1910, both days inclusive.

During the adjournment, plaints, petitions, etc., will not be received and copies of papers granted other than those for which applications have been presented before the adjournment.

District and Sessions Court, Chingleput,
24th March 1910.

T. VENKUPPAI CHETTI,
District Judge.

Notice is hereby given that the District and Sessions Court of Cuddalore will be closed for the annual recess for two months from Monday, the 18th April to Saturday, the 18th June 1910 (both days inclusive), and the Courts of the District Munsifs of Cuddalore and Tiruchirappalli for six weeks from Monday, the 18th May to Saturday, the 18th June 1910 (both days inclusive) and the Courts of the District Munsifs of Nandiyar and Madhavapalli for six weeks from Monday, the 18th April to Saturday, the 25th May (both days inclusive).

2. No plaint, petition, or other papers will be received during the adjournment. Previous will, however, be made for granting copies of judgments, decrees and other papers, to which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

3. Urgent applications for bail during the Justice Judge's absence from the Division during the recess should be made to the High Court.

District and Sessions Court, Calcutta.
10th March 1910

M. GHOSH,
As. District and Sessions Judge.

In modification of the notice, dated 12th February 1910, published at page 538, *Fort St. George Gazette*, dated 15th February 1910, the Courts in South Canara will be closed for the annual recess as follows:—

The District and Sessions Court	For two months from Tuesday, the 26th April, to Saturday, the 4th June 1910, both days inclusive.
The Temporary Subordinate Judge's Court, South Canara.	For two months from Tuesday, the 1st April, to Saturday, the 14th June 1910, both days inclusive.
All the District Magistrate's Courts	For six weeks from Monday, the 26th April, to Saturday, the 4th June 1910, both days inclusive.

District Court, South Canara, Mangalore,
14th March 1910.

H. O. D. HARDING,
District Judge.

INSOLVENCY PETITIONS.

No. 1 of 1910 (Small Cause Suit No. 396 of 1909) IN THE COURT OF THE DISTRICT MURRAY, BANGALORE.

Bakrappa Gowda Petitioner.

Notice, under clause 3 of section 12 of Act III of 1907, is hereby given that Bakrappa Gowda of Bangalore, the petitioner above named, has applied to this Court for being declared an insolvent and that his application is posted on 15th April 1910 for hearing.

District Magistrate's Court, Bangalore,
7th March 1910

J. VENKATA ROW,
As. District Magistrate.

No. 2 of 1910 IN THE COURT OF PRINCIPAL DISTRICT MURRAY, CALCUTTA.

P. Keloo Petitioner.
D. Muralji & Co Counter-petitioner.

Notice is hereby given that the abovesaid petitioner has applied to this Court for his being declared an insolvent and his application is posted for 31st March 1910 to hear the signatures, if any of the creditors.

Principal District Magistrate's Court, Calcutta,
10th March 1910

P. RAMAN,
Principal District Magistrate.

No. 3 of 1910 IN THE COURT OF THE DISTRICT JUDGE, CHENNAI.

It is hereby notified under clause 1, section 14 of the Provincial Insolvency Act III of 1907 that S. Guruswamy Chettiar, son of Vigneswamy Chettiar, a Hindu of the Balu sect, aged 54, Government pensioner, residing at present at Tiruchikavoori, Chingleput taluk, has been adjudicated on the 4th of March 1910 an insolvent by the District Court of Chingleput.

District Court, Chingleput,
18th March 1910

V. VENUGOPAL CHETTIY,
District Judge.

No. 2 of 1910 IN THE COURT OF THE DISTRICT MURRAY, CHENNAI.

Pulakrishnan Petitioner.
Cheluvaram Chettiar and two others Respondents.

Notice is hereby given that the above petitioner has filed an application to be declared an insolvent and that the application is posted on 22nd April 1910.

No. 3 of 1910 IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Subramanian Petitioner.
Subramanian Dhanabai and some others Respondents.

Notice is hereby given that the above petitioner has filed an application to be declared an insolvent and that the application is posted on 22nd April 1910.

District Magistrate's Court, Chingleput,
10th March 1910.

P. NARAYANA CHARIYAR,
District Magistrate.

No. 8 of 1916 in the Court of the District Magistrate, Dindigul.

- (1) Netha Pandithan of Venkateswara Pandithan, (2) Kallari Pandithan and (3) Sreenivasa Pandithan, sons of the late petitioner, all residing at Kanakachari Street, Dindigul Town. Petitioner.

Notice under clause 5 of section 12 of Act III of 1907, is hereby given that the above-named petitioners have applied to this Court for their being declared insolvent and that the application is posted to the 15th day of April 1916.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader as the said date.

No. 9 of 1916 in the Court of the District Magistrate, Dindigul.

- Yasa Subbar, son of Ramaswamy Iyer, residing at Annapatti, Koodalali, Petitioner.
Dindigul taluk.

Notice under clause 5 of section 12 of Act III of 1907, is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and that his application is posted to the 17th day of April 1916.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader as the said date.

District Magistrate's Court, Dindigul,
15th March 1916.

F. J. CARROLL,
District Magistrate.

No. 1 of 1916 in Special Cause No. 418 of 1906 in the Court of the District Magistrate, Georgetown (on the title of Special Cause).

- Thammasa Subbiah of Manikavada Petitioner and Defendant.
Kallai Vaidyanath of Manikavada Plaintiff and respondent.

Notice is hereby given under clause 5, section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that the petition stands posted to 7th April 1916 for hearing.

No. 2 of 1916 in Special Cause No. 253 of 1906 in the Court of District Magistrate, Georgetown (on the title of Special Cause).

- Jandappa Venkata Subbiah of Idappalli Petitioner and Defendant.
(1) Chella Venkata Ramu Lakshmi Namaswami Kottawaram Plaintiff.
Garu
(2) Palanappal Hanumantham Thakala Garu, (3) Chella Namaswami, (4) Chella Nageswami, (5) Chellamma Sureswami, (6) Chella Nageswami, (7) Chellamma Sureswami, being minor by guardian father Ramaswami Sestri, (8) Sankara Venkateswari, (9) Kandaswami, (10) Chellamma Namaswami being minor by guardian mother Palanappal, (11) Kandaswami and (12) Kandaswami, son of Subbiah Respondents.

Notice is hereby given, under clause 5, section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that the petition stands posted to 6th April 1916 for hearing.

District Magistrate's Court, Georgetown,
6th March 1916.

A VENKATA RAMAN PANTULU,
District Magistrate.

No. 5 of 1916 in the Court of the District Magistrate, Kinnasani.

- A. Annaswami Aiyangar Petitioner.
Babu, Aiyangar and other officers Respondents.

Notice under clause 5 of section 12 of the Provincial Insolvency Act, III of 1907, is hereby given that A. Annaswami Aiyangar, son of Ayyanathal Aiyangar, residing in Vengalpet Street, Cheloh Kanchikottam, has applied for being declared an insolvent and that his application is posted to 12th March 1916 for hearing.

District Magistrate's Court, Kanchikottam,
7th March 1916.

V. DANDAPATI PILLAI,
District Magistrate.

No. 11 of 1916 in the Court of the District Magistrate, Mysore, Madras.

- Thammasa Subbiah, aged about 21, son of Duraima Natchar, residing in Channarayana Street, Madras Petitioner.
(1) Madhava Pillai, aged about 45, son of Sargha Pillai, residing at Erudai village adjacent to Pithapuram, Madras taluk, (2) Kandaswami Pillai, aged about 23, son of Aiyangar Pillai, residing in North Forward Ministry Street, Madras Defendants.

Notice is hereby given, under clause 5, section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that the petition stands posted to 4th May 1916 for hearing.

Principal District Magistrate's Court, Madras,
5th March 1916.

K. V. DESEKACHARI,
Principal District Magistrate.

No. 4 of 1910 in the COURT of the SUBORDINATE JUDGE, MADRAS (West)

Mangayappa Kone Petitioner.
 The Defendant and seven others Creditors.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the said petitioner residing at Kottampatty, Nidari taluk, has applied to this Court for being declared insolvent and that his application is posted to 9th April 1910 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

Subordinate Judge's Court, Madras (West),
 5th March 1910.

V. NARAYANASWAMI Aiyar,
 Temporary Subordinate Judge.

No. 5 of 1909 in the COURT of the DISTRICT MURUGU, NAMAKKAL.

Vandappa Chetti Petitioner.
 Ramasami Chetty and three others Creditors-Petitioners.

Notice is hereby given, under section 16, clause 7 (Act III of 1907) that the petitioner Vandappa Chetti, son of Ramasami Chetti, residing at Kattavayal, Vandakkal taluk, has been adjudged an insolvent by an order of this Court, dated 1st March 1910.

No. 1 of 1910 in the COURT of the DISTRICT MURUGU, NAMAKKAL.

Dhanraj Naidu, son of Nannamma Naidu, at Mohanur, Vandakkal taluk Petitioner.
 Chetty Karunan Creditors.

Notice, under clause 7 of section 12 of Act III of 1907, is hereby given that the abovesaid petitioner has applied to this Court for being declared an insolvent and that his application is posted to the 15th day of April 1910 for hearing.

District Munsif's Court, Namakkal,
 12th March 1910.

T. S. THIAGARAJA Aiyar,
 District Munsif.

No. 1 of 1910 in the COURT of the DISTRICT MURUGU, PONDICHERRY.

N. Sappayya Chetti Petitioner.
 La. Indira Chetti and seven others Creditors.

Notice is hereby given, under clause 5 of section 12 of Act III of 1907, that N. Sappayya Chetti, son of Nagayappa Chetti, residing at Jeerabai, Pondicherry taluk, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 16th day of April 1910.

Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader on the said date.

District Munsif's Court, Pondicherry,
 10th March 1910.

T. KRISHNASWAMI NATUDU,
 District Munsif.

No. 10 of 1909 (resubmitted with S.C. No. 325 of 1909) in the COURT of the DISTRICT MURUGU, PONDICHERRY.

In the matter of Datta Shid.

Dattin Ghosh, son of Mangayamma, Kone of Probator Petitioner.

Under notice 16 (7) of the Provincial Insolvency Act III of 1907, it is hereby notified that an order of adjudication was made by this Court in the above matter on the 16th February 1910.

District Munsif's Court, Pondicherry,
 29th March 1910.

G. SUBBIAH BASTRI,
 District Munsif.

No. 2 of 1910 in the COURT of the DISTRICT JUDGE, SILEM.

Venkatasantha Chetti, son of Venkatasantha Chetti, residing at Sengapattai, Salem Petitioner.

Notice, under clause 2 of section 12 of Act III of 1907 (The Provincial Insolvency Act), is hereby given that the abovesaid petitioner has applied to this Court for being declared an insolvent and that his application is posted to 26th April 1910 for enquiry.

Given under my hand and the seal of the Court this 29th day of March 1910.

District Court, Salem,
 16th March 1910.

W. H. AYLING,
 District Judge.

No. 2 of 1910 in the COURT of the DISTRICT JUDGE, TIRUPUR.

In the matter of K. C. Chinnaswami Noddu, Kulu Noddu and Pochu Noddu alias Marudatha Noddu.

(1) K. C. Chinnaswami Noddu, (2) Kulu Noddu, (3) Pochu Noddu alias

Marudatha Noddu Petitioner.
 N. P. R. M. L. S. T. Chinnaswami Chettiyar and 25 others Creditors.

Notice is hereby given, under clause 3 of section 12 of Act III of 1907, that (1) K. C. Chinnaswami Noddu, son of Chinnaswami Noddu, residing at Vandapattai, Saur taluk, and (2) Kulu Noddu, and

(2) Pulin's Nodan alias Marichunda Nodan, son of the said K.C. Chinnabanna Nodan, residing at Pattinson, Ootacamund taluk, have applied to this Court for being declared insolvent and that their application is posted for hearing to the 25th March 1910.

Any creditor wishing to oppose the said application may appear before this Court either in person or by *vali* on the said date.

Dated this 15th day of March 1910.

No. 3 of 1909 in the COURT of THE DISTRICT JUDGE, TRINCOVELLY.

In the matter of *Pinnappuram Pillai*.

Pinnappuram Pillai Petitioner.
Pinnappuram Agni and twelve others Creditors.

Notice is hereby given, under clause 3 of section 12 of Act III of 1907, that Pinnappuram Pillai, son of Veerappa Pillai, residing at Rajavellipparam, Trincovelly taluk, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 25th day of March 1910.

Any creditor wishing to oppose the said application may appear before this Court either in person or by *vali* on the said date.

Dated this 15th day of March 1910.

C. G. SPENCER,
District Judge.

No. 24 of 1909 in the COURT of THE DISTRICT JUDGE, TRINCOVELLY.

In the matter of *Manakkulambaru Varier* Petitioner.
Othambaram Iyer and eleven others Creditors.

Notice is hereby given, under clause 3 of section 12 of Act III of 1907, that Manakkulambaru Varier, alias son of Pulin Nodan, residing at Manakkulamparam, attached to Mala Veeramangalam, Trincovelly taluk, the petitioner above named, was adjudged insolvent by this Court on the 1st day of March 1910.

Dated this 25th day of March 1910.

No. 7 of 1909 in the COURT of THE DISTRICT JUDGE, TRINCOVELLY.

In the matter of *Marichunda Pillai*.

Marichunda Pillai Petitioner.
Ramanandi Kona and six others Creditors.

Notice is hereby given, under clause 3 of section 12 of Act III of 1907, that Marichunda Pillai, son of Nyna Pillai, residing at East Pudu Itham, Chulia, Trincovelly, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 4th day of April 1910. Any creditor wishing to oppose the said application may appear before this Court either in person or by *vali* on the said date.

Dated this 5th day of March 1910.

No. 5 of 1910 in the COURT of THE DISTRICT JUDGE, TRINCOVELLY.

In the matter of *Gopalakrishnaiah*.

Gopalakrishnaiah Petitioner.
Velayutham Pillai and six others Creditors.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that Gopalakrishnaiah, alias son of Subbaiyer, residing at Mala Veeramangalam, Trincovelly taluk, has applied to this Court for being declared an insolvent, and that his application is posted for hearing to the 5th day of April 1910. Any creditor wishing to oppose the said application may appear before this Court either in person or by *vali* on the said date.

Dated this 5th day of March 1910.

No. 9 of 1909 in the COURT of THE DISTRICT JUDGE, TRINCOVELLY.

In the matter of *Karthikeyan Aroli and another*.

(1) Karthikeyan Aroli and (2) Subramania Aroli Petitioner.
Palaniam Pillai and ten others Creditors.

Notice is hereby given, under clause 3 of section 12 of Act III of 1907, that (1) Karthikeyan Aroli, son of Subramania Aroli, and (2) Subramania Aroli, son of No. (1), residing at Akkumalai, Veerampar Fort Street, Trincovelly, have applied to this Court for being declared insolvents and that their application is posted for hearing to the 5th day of April 1910.

Any creditor wishing to oppose the said application may appear before this Court either in person or by *vali* on the said date.

Dated this 5th day of March 1910.

No. 13 of 1910 IN THE COURT OF THE DISTRICT MAGISTRATE, TRINCOMALEE.

In the matter of Shakh Muzam Khan Shakh Mahmud Hawther.

Shakh Muzam Khan Shakh Mahmud Hawther	Petitioner.
Byram Shah Hawther and three others	Opponents.

Notice is hereby given, under clause 2 of section 33 of Act III of 1907, that Shakh Muzam Khan Shakh Mahmud Hawther, son of Shakh Muzam Hawther, residing at Vaidhaththa Trincomalee Road Street, Port, Trincomalee, Ceylon, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 6th day of April 1910.

Any creditor wishing to oppose the said application may appear before this Court either in person or by Valid on the said date.

Dated this 30th day of March 1910.

No. 14 of 1910 IN THE COURT OF THE DISTRICT MAGISTRATE, TRINCOMALEE.

In the matter of Gnanakrishna Nades.

Gnanakrishna Nades	Petitioner.
Between Mootiah Pillai and nineteen others	Opponents.

Notice is hereby given, under clause 2 of section 33 of Act III of 1907, that Gnanakrishna Nades, son of Velamallika Nades, residing at Kodavilam, Mangammal tank, has applied to this Court for being declared an insolvent and that his application is posted for hearing to the 19th day of April 1910.

Any creditor wishing to oppose the said application may appear before this Court either in person or by Valid on the said date.

Dated this 30th day of March 1910.

K. S. RAMANWAMI RASHTRI,
District Magistrate.

No. 1 of 1910 IN THE COURT OF THE DISTRICT MAGISTRATE, TRINCOMALEE.

Arippe Thirukottaya Sath and fourteen others	Petitioners (Creditors).
Shahid Mador Sahib and nine others	Counter-petitioners.

Notice is hereby given, under section 36 (7) of the Provincial Insolvency Act (Act III of 1907), that the aforesaid counter-petitioners Shahid Mador Sahib, son of Hassan Sahib, residing at Tirupul, Chendragottah, is declared an insolvent on 3rd March 1910.

District Magistrate's Court, Trincomalee,
2nd March 1910.

P. AIYASAMI MUDALIYAR,
District Magistrate.

No. 3 of 1910 IN THE COURT OF THE DISTRICT MAGISTRATE, TRINCOMALEE.

In the matter of Nageswara Pandaman, son of Ayappa Pandaman, residing at East Street, Trincomalee.

A. K. Chakrapani Chatter and sixteen others	Petitioners.
	Respondents.

Notice under clause 2 of section 33 of Act III of 1907, is hereby given that the aforesaid petitioner has applied to this Court for being adjudicated an insolvent and that his application is posted to the 6th day of April 1910 for hearing.

Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader on the said date.

District Magistrate's Court, Trincomalee,
7th March 1910.

N. SUNDARA AYYAR,
District Magistrate.

IN THE COURT OF THE DISTRICT MAGISTRATE, TRINCOMALEE.

Notice, under clause (7) of section 36 of Act III of 1907 (The Provincial Insolvency Act), is hereby given that an order has been made by this Court on 6th March 1910 in Insolvency Petition No. 3 of 1909 adjudicating Syed Ahmed Hassan Sahib, son of Syed Ahmed Sahib, residing at streetman Espar, Trincomalee, as an insolvent and that the claims and debts of the said insolvent shall vest in Court and that all persons indebted to him and indebted to who have any of his claims and debts are hereby required forthwith to pay or deliver the same to the Clerk of this Court who has been appointed Receiver. It is further notified that the petition made adjudicated on 12th April 1910 for proof of debts. All parties having claims against the estate are hereby called upon to prove them on or before the above date.

District Magistrate's Court, Trincomalee,
24th March 1910.

S. RAMANMADA MUDALIYAR,
District Magistrate.

FINANCIAL NOTIFICATIONS

STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE WEEK
ENDING 12th MARCH 1916.

[illegible]

* Includes 40,000 connections on Nov. 4, 2002

(By order of the Directors.)

T. KIRKPATRICK,
Chief Assessor

W. E. HUNTER,
Secretary and Treasurer

Rate for Demand Loans—8 per cent

Percentage of Cash to Liabilities, variable on demand—33%

Bank of Madras, Madras, 14th March 1938.

TREASURY BALANCES.

Balance held in cash in the Chief Treasury of the Government of India, and at credit of Government in the Presidency Banks and their Branches on the last day of February —

[illegible]

Medline, 1990; Bicknell, 1991).

A. M. BRIDGSTOCKE,
Department of Chemistry

PUBLIC WORKS NOTIFICATIONS

SOUTHON

The *Kormos-Collapex* canal will be closed for annual repairs for two months from the 15th April to the 15th June 1934.

Water for irrigation will, if available, be supplied to sugarcane and other garden crops between September and November, once in ten days or more, during this period.

Executive Engineer's Office, Kurnool Division,
23rd February 1933

G. S. RAMA AIYAR,
Executive Engineer, Irrigation Department

STACY ANDERSON, STIMS

Notice is hereby given that the following sums are outstanding in the books of this division on behalf of the persons named below and that the same will be paid to the Government if not claimed within three months from the date of this notification:—

Two months from the date of this notification		Sp. A.
A. Tazewell, late solo-only, wages for 30 days in February 1964	5.	3 7 1
M. Muhammad Tazewell, late solo-only, wages for 4 days in February 1964	10	0 11 4
P. Wren, Soloist, late sitting solo-only, license allowance for 12 days in March	10	0 0 8
H. Hark, late solo-only, license allowance for 30 days in March 1964	10	8 12 4
K. Nopala, late sitting solo leader, license allowance for 14 days in March 1964	10	1 0 8
Y. K. and P. for 18 days in April 1964	10

Executive Engineer's Office, Orindal Estate, Dur.
Tondicherry, 22nd February 1916.

M. B. KHARBOAT,
Executive Engineer, Gulabari Section Division.

The following amounts are outstanding in the accounts of this office against place-workers for work done by them. They or their heirs are hereby informed that, if the amounts are not claimed within three months from the date of this notice, the same due to them will be credited to Government.

- | | |
|---|--------|
| (1) Senthunasu Aiyar, for work done on promoting the right margin of Ponderose in 17th mile in Senthunasu stream bed; estimate Rs. 185 .. | 32 8 8 |
| (2) Rangas Aiyangar, for work done on widening and clearing old in Ponder drain, below Trimmansharri dam; estimate Rs. 4,310 .. | 32 8 7 |

Executive Engineer's Office, Tenase Division,
Tanjore, 26th February 1910.

U. S. RAMAKRISHNA AYYAR,
Executive Engineer, Tenase Division.

Notice is hereby given that an amount of Rs. 4-5-11 due to one Polenisappa Pillai as per final bill for work done in constructing a road culvert for cart-roads from Pochampet, Madhavpet, is outstanding in the deposit account of this Division since January 1907 and that this amount will be credited to Government if the party does not present himself for payment within one month from the date of issue of this notice.

Executive Engineer's Office, Madure Division,
22nd February 1910.

J. M. PARKER,
Executive Engineer, Madure Division.

Notice is hereby given that an amount of Rs. 25-5-5 due to S. A. V. Kumanasami Aiyer as per final bill for work done in constructing a first-class drain at Marur is outstanding in the deposit account of this Division since January 1907 and that this amount will be credited to Government if the party does not present himself for payment within one month from the date of issue of this notice.

Executive Engineer's Office, Madure Division,
22nd February 1910.

J. M. PARKER,
Executive Engineer, Madure Division.

Notice is hereby given that the following sums due to parties noted against each for work done on the annual maintenance of Anamalai Ghat Road for 1909-1910, are outstanding in the account of the Division since October 1909 and if not claimed within three months, will be credited to Government:

Name of Party	Particulars.	Amount due.	
		Rs.	A. P.
Kalla	Men	1	2 4
Kala	Nagari	1	12 4
Perumal	Karupandi	7	14 8
Palaandi	Chittamma	9	10 8
Maha	Theethan	1	0 0
Perumal	Karupandi	2	8 2
C. Palanisami	Chittamma	9	14 4
Total ..		33	4 30

Executive Engineer's Office, P.W.D., Coimbatore Div.,
2nd March 1910.

H. T. KEELING,
Executive Engineer, Coimbatore Division.

MARINE NOTIFICATIONS.

MADRAS PORT TRUST

APPOINTMENT TO IMPORT OR EXPORT GOODS AT THE PORT OF MADRAS.

Under the authority of by-law 3 passed under section 95 of the Madras Port Trust Act II of 1904, notice is hereby given to all concerned that a new form of applications to import or to export goods at the Port of Madras has been promulgated by the Board to come into force on the 1st April 1910.

A set of rules has also been framed by the Board for the guidance of those interested in the passing of Harbour applications and these will be brought into force simultaneously with the new form of applications. Copies of these may be obtained on application to the Trust's Manager, Port Trust.

The newly promulgated form of applications referred to above will be available from Friday the 11th March 1910 and they will be sold by the Trust at the rate of Rs. 1 per book of 100 forms. Single copy will be sold at three pice each.

Madras Port Trust,
20th Feb. 1910.

F. J. R. SPRING,
Chairman.

Lost at Seaforth is the Marana Boatman with their Switzerland, etc., on the 19th March 1932, as reported by Commanders or Agents at the office.

Ship's name	Tonnage	Commander	Destination	Wien in sail	Agents
R.S. "San Mateo" 1881	1013	J. Clarke	Galicia	1881	Wass. Grotz. Westlake & Co.
R.S. "Kachibela" 1881	1013	T. Putnam	Do.	1881	do.

Harriet of Twente arrived at and departed from the Fleet at Nieuw Amsterdam from the 20th to the 20th March 1813.

ABSTRACT

" Date sailed	Yacht & home.	Tonn.	Master.	Commander's name.	Where from.	Where left.
1918.						1918.
203 March.	R. S. "Bosque"	2014	G. G. Craig	Portland	---	1918 Feb.
214 "	R. S. "Columbia"	2439	A. H. Ball	Barnegat	---	1918 do.
265 "	R. S. "Ola Mathis"	2516	F. Laidie	Barnegat	---	1918 do.
274 "	R. S. "Delaware"	2522	C. W. Smith	Columbia	---	1918 do.
284 "	R. S. "Columbia"	1187	J. W. O'Brien	Youghstun	---	1918 do.
313 "	R. S. "Bosque"	2041	T. W. Corbett	Columbia	---	22 do.
316 "	R. S. "Palomares"	2276	D. R. McDowell	Barnegat	---	24 do.
324 "	R. S. "Bosque"	2014	A. Ball	do.	---	25 do.
334 "	R. S. "Palomares"	2420	C. Willis	Savannah	---	27 do.
339 "	R. S. "Palomares"	2440	L. T. Schuchman	Barnegat	---	27 Feb.
346 "	R. S. "Bosque"	2185	O. McDowell	New Canaan & Baffin	---	27 Feb.
349 "	R. S. "Palomares"	2440	J. Perkins	Swampscott via New York	---	28 do.
350 "	R. S. "Palomares"	2440	F. J. Collins	Longport via Maine	and	28 Feb.
352 "	R. S. "Ola Mathis"	2516		Columbia		

THE FINE ARTS SOCIETY

Date	Year's name	Time	Month	Quemada's name	W.M.G.'s record
1904					
Feb. March	S. R. "Chiriqui"	1875	N.	A. M. Hall	Cochise via Toluca
1911	S. R. "Bogotá"	1871	N.	D. Craig	Delaware
1912	S. R. "Columbia"	1845	N.	T. Kerr	London via Columbia, Adam, State Canal Columbia and Sierra Leone
1913	S. R. "San Diego"	1816	N.	E. Leslie	London via Columbia and Sierra Leone
1914	S. R. "Barbados"	1805	N.	J. Allen	Columbia
1915	S. R. "Barbados"	1805	N.	T. Allen	London via Southern Ports and Colon to Columbia via Northern Ports
1916	S. R. "Barbados"	1805	N.	D. F. Macdonald	Peru
1917	S. R. "Barbados"	1805	N.	M. Macdonald	California
1918	S. R. "Barbados"	1805	N.	J. B. Macdonald	Peru
1919	S. R. "Barbados"	1805	N.	C. Leslie	Peru
1920	S. R. "Barbados"	1805	N.	A. K. K. K.	Peru

Post Office, Madras,
22nd March 1936.

C. G. SINCLAIR, *Commander, R.N.M.,
Rear-Admiral of the Fleet*

REVENUE NOTIFICATIONS

NOTIFICATION UNDER SECTIONS 4 AND 6 OF THE MADRAS SURVEY AND
BOUNDARIES ACT OF 1892.

In continuation of the notification published at page 217 of the District Gazette (Tinnevely), dated 2nd May 1948, the undersigned hereby notifies that the aerial survey operations of lands in the Government villages of the Pottur taluk, Tinnevely District, will commence in the month of July 1948.

2. Every person claiming to be interested in such lands as registered holder or otherwise should attend either in person or by agent at a specified place and time and from time to time thereafter when called upon for the purpose of giving out boundaries and supplying information in connection therewith.

5. The Director Collector having deemed it desirable that the cost of the following operations should be defrayed in the first instance by Government, it will be so defrayed and then charged to the concerned holders concerned:—

(c) Clearance by setting down or removing any trees, jungle, houses, standing crops or other material obstructing the boundaries or other lines, the clearance of which may be necessary for the purposes of the survey.

(b) Provision of labour required, viz., dogholders and coolies.

(c) Portion of survey works and such other assistance as may be necessary under the Act or the rules made thereunder.

4. The survey operations will be conducted under the immediate charge of the Deputy Director of Survey, No. IV Party, Thimistly, and all petitions connected with the survey should be addressed to him.

Survey Office, Thimistly,
21st February 1910.

J. C. C. MacHUTHCHIN,
Deputy Director of Survey.

NOTIFICATIONS

In exercise of the powers delegated under section 4 (3) of the Madras Survey and Boundaries Act IV of 1907, the Board of Revenue is pleased to appoint M. R. P. Rajaratnam, Acting Special Deputy Tahsildar, Nanguneri, to be a Survey Officer under the Act for the purpose of carrying out the survey of areas within the limits of the Nanguneri Municipality.

Board of Revenue (Rev. Secy., Rev. L. R. & Agri.),
Chennai, 10th March 1910.

L. D. SWAMINATHAN,
Secretary.

No. 30.—The following amendment will be made in the rules for the supervision of breweries published in Notification No. 1, dated 8th January 1909, on page 62 to 64 of the Act of George V, dated 12th January 1909, Part II:—

"In rule 18, substitute the words 'three annas' for 'two annas'."

Board of Revenue (Separate Revenue),
Chennai, 7th March 1910.

H. A. B. VERNON,
Secretary.

No. 31.—In virtue of the power delegated to him in Government Notification No. 185, dated 15th July 1908, the Commissioner of Salt, Akkiri and Separate Revenue, hereby prescribes, under sections 10 and 11 of the Madras Akkiri Act I of 1906, twelve drams as the quantity of country spirit, permits for transport and licenses for possessing in excess of which shall be required in the whole of the Coorg Agency including the Konda and Ravana Hills, but including the Hassan and Chanda taluqs of the Coorg Agency and the Mordakalla and Konda taluqs of the Marangal taluqs. The notification will come into force from 1st April 1910.

Board of Revenue (Separate Revenue),
Chennai, 6th March 1910.

H. A. B. VERNON,
Secretary.

No. 32.—In the definition of "Native" beer in rule 1 of the Board's Notification No. 1, dated 24th January 1910, published as Supplement to Part II of the Port St. George Gazette, dated 24th January 1910, for "Rs. 10-12-0 per hundred including the excise duty of two annas per gallon," read "Rs. 40-0-0 per hundred including the excise duty of three annas per gallon."

Board of Revenue (Separate Revenue),
Chennai, 7th March 1910.

H. A. B. VERNON,
Secretary.

In exercise of the powers conferred by sections 6 and 108 of Act VIII of 1878 (The Sea Customs Act), and in pursuance of all previous notifications on the subject, the Chief Customs Authority is hereby pleased, with the sanction of His Excellency the Governor of Madras in Council, to make the following rules to come into effect on 1st April 1910 governing and limiting the powers and duties of officers of Customs in the Presidency of Madras:—

1.—Madras Customs House.

1. The Collector of Sea Customs, Madras, shall be competent to exercise all or any of the powers conferred and to perform all or any of the duties imposed upon the Chief Customs Officer or Customs Collector by the Act. As Chief Customs Officer, he shall have control over all the ports of the Madras Presidency and shall inspect all or any of them periodically or as occasion may arise or shall deputise for the purpose such other officers as he may think proper.

2. Assistant Collectors of Sea Customs will exercise the powers of Customs Collector concurrently with, and subject to, the orders of the Collector of Sea Customs and shall be competent to exercise the powers of the Collector of Sea Customs to exercise all or any of the powers conferred on that officer, to the Collectors of Sea Customs, and, except as hereinafter provided, shall be competent to exercise all or any of the powers conferred and to perform such of the duties imposed upon officers of Customs by the Act as the Collector of Sea Customs may require of them and to perform all or any of the duties, hereinafter mentioned, in the Act or not, as are ordinarily comprised in the management of a Customs Collector of Sea Customs.

3. The duties of Assistant Collectors are principally connected with the examination and classification of goods and are ordinarily those referred to in sections 25, 27, 28, 31, 32, 33, 34, 35, 36, 37, 38 and 39 of the Act of Customs officers who are not Customs Collectors. They may also be called upon to perform the duties in connection with bonded goods referred to in sections 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

4. Prevented officers are specially employed for the purpose of prevention of smuggling. Their duties consist in guarding vessels and in preventing the shipment or landing of cargoes before a proper pass has been produced or until the requirements of the Act have been carried out in respect of such cargoes. Their ordinary duties are those enumerated in sections 17, 25, 23, 54, 57, 58, 67, 43, 59, 70, 75, 80, 82, 94, 131, 115, 125, 141, 143, 155, 156, 165, 170, 171, 123, 178, 181 and 185.

5. If any dispute arises between any officer of Customs and any master of a vessel, or owner of goods or other person, relating to the importation, exportation and warehousing of any goods or to the proper rate of duty payable in respect thereof, or to the levy of any duty or penalty thereon or to any seizure or forfeiture claimed, the Collector of Sea Customs shall decide such dispute subject to an appeal to the Chief Customs Authority as provided in the Act.

II.—Duties.

6. If any duty or duty imposed by the Act upon the Customs Collector will be performed by the Superintendent or Assistant-Superintendent, as the case may be, who is in charge of the port and at such ports where no Customs officers are posted such duties will be performed by the Superintendent or Assistant-Superintendent in charge of the port in which such port is subordinate. The powers granted to these officers to adjudicate controversies and to impose penalties shall ordinarily be limited to those indicated in clause (c) of section 181 with the restriction that no order passed at an out-port by a Customs Collector who is not himself an officer in charge of a customs house shall take effect until it has been confirmed by the officer in charge of the house in which the customs-house is situated. The powers of officers in charge of customs houses shall be limited to those indicated in clause (d) of section 182. The power to adjudicate controversies and impose penalties without limit under clause (c) of section 182 shall be exercised by the Collector of Customs, Madras.

Superintendents and Assistant-Superintendents in charge of out-ports may dispose of all applications for refunds on short shipment or short landing of goods; all other applications for refunds and all applications for drawbacks will be disposed of by officers in charge of customs houses. The decisions in both cases will be subject to appeal to the Collector of Sea Customs, Madras, in his capacity as Chief Customs Officer.

7. If any dispute arises at any out-port between Customs Collector and any master of a vessel or owner of goods or other person relating to the importation, exportation and warehousing of any goods or to the proper rate of any duty payable in respect thereof or to the levy of any duty or penalty thereon or to any seizure or forfeiture claimed, the Collector of Customs in any office of customs authorized by him shall decide such dispute subject to an appeal to the Chief Customs Authority as provided in the Act.

III.—Performance of Customs duties at places where no Customs Officers are posted.

8. As provided by Government Notification No. 124, dated 2nd March 1918, under sections 2 (a), 6 and 9 of the Act, all officers of the Salt, Alcohol and Customs Department in charge of duties bordering on Native States, Foreign Territory or other provinces will exercise the powers of Customs Collectors in respect of the importation of unmanufactured drugs prepared from the living plant within their jurisdiction and will exercise the powers of adjudicating, collection, increased rate of duty or penalty on exporting as far as indicated in clause (c) of section 181.

Board of Revenue (Revenue Revenue),
Chennai, 15th March 1918.

N. A. S. VERNON,
Secretary.

POST OFFICE NOTIFICATION.

NOTIFICATION.

Extract from the Gazette of India, dated the 26th March 1918

Post Office.

Colombo, 16th March 1918.

No. 259-A.—Mr. W. A. Smith, Superintendent of Post Office, 5th grade, is granted privilege leave for one month, with effect from the 12th February 1918.

C. NEWARK-WILSON,
Assistant-Secretary of the Post Office of India.

MILITARY NOTIFICATIONS.

REPORTS OF EXAMINATIONS.

Report of a candidate or candidates without leave from the 1st Battalion, York and Lancaster Regiment of Infantry, killed at Gallipoli, the 25th day of March 1918.

Number, rank and name, 2025, Private Henry A. Smith, age, 50 years and 4 months; height, 5 feet 10 inches; colour of complexion, fresh; hair, brown; eyes, grey; build, stout; nationality, date of enlistment, 26th March 1900; place of enlistment, London; period and country in which born,

Marpleham, Leinster; date of desertion as above, 25th February 1910; place of desertion as above, Quetta; marks, mole left side of neck, dots left forearm; on farfough at Lahore; under 25 years' service.

F. C. CORBOLD, Major.

Commanding 2nd Battalion, Tuck and Lancaster Regiment.

Report of an absentee without leave from the 1st Battalion, East Yorkshire Regiment of Infantry, dated at Fyzikad, the 11th day of March 1910.

Number, rank and name, 6178, Private Joseph Francis; age, 37 years 7 months; height, 5 feet 8 inches; colour of complexion, fresh; hair, dark brown; eyes, brown; trade, fitter; date of enlistment, 7th May 1891; place of enlistment, Sheffield; parish and county in which born, Walsley, Sheffield, Yorkshire; date of absence, 12 midnight, 19th March 1910; place of absence, Fyzikad; marks, two scars right elbow and forearm; under 25 years' service.

R. E. HENSON, Major.

Commanding 2nd Battalion, East Yorkshire Regiment.

Report of an absentee without leave from the 2nd Battalion, East Yorkshire Regiment of Infantry, dated at Fyzikad, the 11th day of March 1910.

Number, rank and name, 2658, Private John Cuthbert Wilson; age, 17 years 4 months; height, 5 feet 8 inches; colour of complexion, fair; hair, light brown; eyes, blue; trade, musician; date of enlistment, 24th June 1897; place of enlistment, Stratford; parish and county in which born, Birmingham, Warwickshire, Essex; date of absence, 19 midnight, 10th March 1910; place of absence, Fyzikad; marks, scar left side of forehead; under 25 years' service.

R. E. HENSON, Major.

Commanding 2nd Battalion, East Yorkshire Regiment.

OFFICIAL ADVERTISEMENTS.

TENDERS FOR SUPPLY OF WOOD, METALS, NAILS, BRUSHES, KEROSENE-OIL, ROPE, CANTAS AND MISCELLANEOUS ARTICLES.

Notice is hereby given that sealed tenders will be received up to 3 p.m. on Thursday the 24th March 1910 by the Superintendent, Government Stores, Mint Buildings, Madras, for the supply, for a period of one year, from 1st April 1910, of all or any of the articles mentioned in the following groups: group I, wood, etc.; group II, metals, tools, nails, etc.; group III, rope, oil, kerosene, etc.; group IV, brushes, and group V, kerosene-oil.

1. Tenders should be on printed forms copies of which can be obtained free on application, must be accompanied by a deposit of Rs. 50 for each of the groups, which will be returned if the tender is not accepted.

2. The sum per cent on the estimated annual value of the accepted tender should be deposited, and the contractor must execute an agreement on stamped paper, the cost of which is to be borne by him. The deposit will be forfeited in case of failure to supply the articles within the time stated or of the quality required.

3. The Superintendent reserves to himself the right of rejecting all or any of the tenders without assigning any reason for doing so.

Mint Buildings, Madras,
2nd March 1910.

T. FISHER,
Superintendent.

TENDERS FOR PURCHASE AND REMOVAL OF ENGINE ASHES.

Notice is hereby given that tenders will be received up to 3 p.m. on Thursday the 24th March 1910, for the purchase and removal of engine ashes from the Government Stores, Madras, during the period 1910-1911. About 40 tons of ash are sold weekly. The rate for the purchase and removal of a ton of the ash is not accepted. The successful tenderer will be required to furnish a security of Rs. 50, and to pay for and remove the accumulated ash within the first week of every month. This reserve is to himself the right of rejecting all or any of the tenders without assigning any reason for doing so.

Mint Buildings, Madras,
4th March 1910.

T. FISHER,
Superintendent.

TENDERS FOR SUPPLYING LABOUR FOR THE CONDUCT OF SALES AT THE MADRAS SALT DEPOT INCLUDING QUOTA FOR FISH-CURING PURPOSES.

Sealed tenders for the privilege of supplying labour for conducting the sale of salt at the Madras Salt Depot including labour for fish-curing purposes during the years 1918-19, 1919-20 and 1920-21 except in those exceptional cases in which merchants may be specially permitted by the Assistant Commissioner, Chingleput Sub-Division, or the Inspector, Madras Depot Circle, to supply their own labour will be received by the Assistant Commissioner at the office of the Inspector, Madras Depot Circle, up to 3 p.m. on Tuesday the 26th March 1918.

2. Certain particular tenders should be designated "Tenders for the supply of labour for conducting sale, etc., of salt at the Madras Salt Depot" and should be accompanied by a deposit of Rs. 100 in currency notes.

3. Nature of work—

- (i) Taking the tare of gunnies and waggons.
- (ii) Unravelling bags for sale or for issue for fish-curing purposes.
- (iii) Bagging salt by marked or by unmarked measurement as required by merchants in the case of sale and by cup scale weighment in the case of issue for fish-curing purposes.
- (iv) Securely stitching up the mouths of bags with double twist supplied either (1) by the merchants or the department; (2) by the tenders himself, in which case the quality of the twist should be such as to meet with the approval of the Inspector.
- (v) Loading bags on two waggons or carts as required by merchants or the department and shunting waggons when necessary; and all other matters connected with the weighing, check-weighment and delivery of salt in merchants' carts to the depot premises.
- (vi) Fanning the loaded waggons over the weighbridges for weighment or supplying labour for check-weighing cart sales and issues for fish-curing purposes.
- (vii) Re-bunking and re-covering the balance of bags issued for sale or for issue for fish-curing purposes and tying up of the places of sale or issue in such manner as may be required by the officer in charge of the depot.

4. Tenders must state the rate at which they are prepared to supply labour per bag (1) with tare and (2) without tare for each platform.

5. The successful tenderer will be required to make a further deposit of Rs. 500 for the due fulfilment of the contract and execute an agreement (copy of which can be seen at the office of the Assistant Commissioner or at the Madras Salt Depot) within a week of his being informed of the acceptance of his tender, and in case of failure to do so, his deposit will be forfeited to Government and the acceptance of the tender cancelled. The necessary stamp duty on the agreement must be paid by himself.

6. The department will not bind itself to accept the lowest or any tender.

7. If the successful tenderer, on notice given the day before removal of the number of waggons wanted by merchants subject to the limits noted below or by the department, fails to supply sufficient labour, the merchants or the department will be entitled to recover from him any sum they may be charged for damages in account of waggons detained through his failure. On the other hand, if after due notice to the contractor waggons are detained by the merchants themselves or by the department, the charges in which the contractor would be otherwise entitled will be paid to him by firm, before the waggons detained by them leave the depot—

Platform number.	Maximum number of waggons	Remarks
II. North and south	25	When salt is to be measured from bags situated within 5 yards of extreme ends.
IV. East and west	25	In other cases.
V.	25	When salt is to be measured from bags situated within 5 yards from south end of the platform.
	25	In other cases.

8. Merchants applying for salt will be required to pay into the Salt Depot treasury, along with the duty and salt price, the cost of labour at the rate accepted by the department, and the successful tenderer will be paid departmentally once a fortnight. Fortnightly payments will also be made in the case of issues for fish-curing purposes.

9. Further information, if required, may be obtained from the Inspector, Madras Depot Circle.

10. The deposit of successful tenderers will be returned to them at year's end after the expiry of the tenders, while the deposit of the unsuccessful tenderer will be returned on due fulfilment of the contract.

Office of the Asst. Commr. of Salt, Alkali and Customs Dept.,
Chingleput Sub-Div., Dy. Coll. Office premises,
North Beach Road, Madras, 14th March 1918.

B. W. B. T. FLEMING,
Assistant Commissioner.

TENDERS FOR THE SUPPLY OF CASUARINA BOOTS AND BULK KEROSENE OIL.

Notice is hereby given that sealed tenders will be received at 2 p.m. on the 21st March 1910 by the undersigned, for the supply of the following during 1910-11:—

- (1) Casuarina boots in given small quantities to be put through the furnace door of the boiler of the Public Works Workshops, per ton
- (2) Bulk kerosene oil per 8 gallons.
3. Each tender must be accompanied by a deposit of Rs. 100 in cash or currency notes or bank-money, which amount will be returned if the tender is not accepted.
4. The person whose tender is accepted must deposit Rs. 500 for each of the two items and execute separate agreement for the supply of each of the above within seven days of the acceptance of the tender, failing which the earnest-money will be forfeited.
5. Tenders should be separately made for each of the above and be accompanied in cases containing them "Tenders for the supply of"
6. Full name and address should be given below the signature of tenderer.
7. The General Superintendent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason for so doing.
8. Any further information can be obtained from the undersigned.

Public Works Workshops and Stores, Madras,
20th February 1910.

H. B. PEIRCE,
General Supt., P. W. Workshops and Stores.

TENDERS FOR CARBS AND COOLIES.

Tenders are invited up to 11th March 1910 for the supply of coals and coolies for dispatch of articles from Public Works Workshops and Stores.

1. Each tender must be accompanied by a deposit of Rs. 10 in cash or currency notes or bank-money, which amount will be returned if the tender is not accepted.
2. The successful tenderer will be required to deposit Rs. 100 and enter into an agreement within seven days from date of acceptance of his tender.
3. Tenderers should specify rates for the following:—
 Rates per cord per mile.
 " from 1 to 10 cords per cord per mile.
 " from 1 to 10 cords per truck per mile.
 " from 10 to 20 cords per cord per mile.
 " from 10 to 20 cords per truck per mile.
 " per ton for articles weighing more than one ton per cord per mile.
 " per ton for articles weighing more than one ton per truck per mile.
 Loading and unloading heavy articles per ton.
 Loading and unloading other articles per ton.

Note.—Cords and trucks should be supplied by the tenderer.

4. The General Superintendent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason for so doing.
5. Any further information can be obtained from the undersigned.

Public Works Workshops and Stores, Madras,
20th February 1910.

H. B. PEIRCE,
General Supt., P. W. Workshops and Stores.

TENDERS FOR THE SUPPLY OF PACKING CASES, CRATES, ETC.

Notice is hereby given that sealed tenders will be received up to 2 p.m. on the 21st March 1910, by the undersigned, for the supply of the following during 1910-11:—

Packing cases, crates, straw and gunnies, etc.

1. Each tender must be accompanied by a deposit of Rs. 100 in cash or currency notes or bank-money which amount will be returned if the tender is not accepted.
2. The person whose tender is accepted must deposit Rs. 500 and execute an agreement for the supply of the above within seven days of the acceptance of the tender, failing which the earnest-money will be forfeited.
3. Tenders should be accompanied in the cases containing them "Tenders for the supply of Packing cases, crates, etc."
4. Tenders should specify rates for the following:—

Packing cases under 4 c. ft.

Rs. $\frac{1}{2}$ to 1 c. ft.

Do. $\frac{1}{2}$ to 1 c. ft.

Packing crates per c. ft.

Straw packing per c. ft.

Packaging firewood cases from 1000s per ton.

Gunny bags including stitching, etc., for each group.

Stow boxes, etc.

5. Full name and address should be given below the signature of the tenderer.
6. The General Superintendent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason for so doing.
7. Any further information can be obtained from the undersigned.

Public Works Workshops and Stores, Madras,
20th February 1910.

H. B. PEIRCE,
General Supt., P. W. Workshops and Stores.

TENDERS FOR THE SUPPLY OF OILS.

Tenders are hereby given that sealed tenders will be received at 2 P.M. on the 2nd March 1910 by the undersigned for the supply of the following oils during 1910-11:-

(1) Coconut-oil.	(3) Linseed-oil, raw.
(2) Sesame-oil.	(4) Wood-oil, double boiled.
(5) Linseed-oil, double boiled.	(7) Waste cotton waste.
(6) Linseed-oil, pale boiled.	(8) Lamp cotton.

2. Each tender must be accompanied by a deposit of Rs. 100 in cash or security notes as accepted, money which amount will be returned if the tender is not accepted.

3. The person whose tender is accepted must deposit Rs. 500 and execute an agreement for the supply of the above within seven days of the acceptance of the tender failing which the amount-money will be forfeited.

4. Tenders should be made for all of the above and be represented as the order containing them "Tenders for the supply of oils."

5. Full name and address should be given below the signature of the tenderer.

6. The General Superintendent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason for so doing.

7. Any further information can be obtained from the undersigned.

Public Works Workshops and Stores, Madras,
24th February 1910.

B. S. PERCIE,
General Supt., P.W. Workshops and Stores.

NOTICE.

It is hereby given that about 30 tons of cleaned Sandalwood will be sold in public auction in convenient lots at the Forest Range office, Vellore, at 11 noon on Tuesday, the 15th March 1910, and following days.

1. Intending bidders should deposit Rs. 100 (one hundred) as earnest-money, and when their bids for one or more lots exceed Rs. 500, they should deposit a further sum of Rs. 100 for every Rs. 500 bid. The deposits of successful bidders will be retained and adjusted towards the sale amount due by them. The deposits of unsuccessful bidders will be returned directly after the close of the sale.

2. The wood purchased must be paid for in full before delivery. If the sale amount is not paid immediately after sale and the wood taken possession of, it will remain at the risk of the purchaser for three days and then, month. The deficit, if any, arising at the time will be recovered from the original purchaser as a reason of loss received and they will have no claim for any reason.

3. The District Forest Officer reserves to himself the right of rejecting any or the highest bid and will assign no reason for so doing.

4. No credit sale will be allowed.

5. Settlement of accounts between this department and the purchaser shall be completed before the wood is received from the depot. No complaint made afterwards will be entertained.

District Forest Office, North Arcot, Chembargal,
24th February 1910.

J. S. RAYNE,
District Forest Officer, North Arcot.

TENDERS FOR MINOR FOREST PRODUCTS AT SRIRANGAPET AND UDAYAGIRI.

Tenders are invited for the purchase of the products listed below in stock at Srirangapet and Udayagiri:-

					G. M. T.
Wax (Srirangapet)	135 0 0
Oil seeds (Udayagiri)	25 0 0
Yam-badu (Srirangapet)	10 0 0
Resin (Do.)	0 0 0
					0 0 0

N.B.—The quantities are only approximate. The successful tenderer will be bound to take the total quantities available even if they happen to exceed, or fall short of, the notified quantities.

2. Each tender must be accompanied by a deposit of Rs. 100, which will be returned to all except the person whose tender is accepted. All Madras tenders must credit their deposits into the Bank of Madras and enclosed tenders into the nearest Government Treasury and must enclose the Bank or Treasury receipt as the case may be with their tenders.

3. The produce will be delivered at Srirangapet and Udayagiri, the weightment on the depot being final.

4. The successful tenderer must pay the whole of the purchase money into the Madras Bank or into any Government Treasury within a week or within the 15th March 1910, whichever happens to be earlier, and take delivery of the produce within a fortnight from the date of the receipt of the order for produce paid for, failing which the deposit will be forfeited and the produce resold at his risk. Delivery of the District Forest Officer.

5. Tenders must be accompanied by "Tenders for minor forest products in stock at Srirangapet and Udayagiri" and should be addressed to the District Forest Officer as on to reach him not later than the 15th March 1910. Tenders received without deposits or those received after the above date will not be considered.

6. The District Forest Officer reserves to himself the right of accepting or rejecting any tender without assigning reasons therefor.

7. Tenders will be opened by the District Forest Officer at his office at 2 P.M. on the above date.

15th March 1910.

T. M. NALLASWAMI NAIDU,
District Forest Officer.

[A Catalogue of all Madras Government Publications available for sale may be obtained gratis from the Government Press, Madras.]

[The amounts within parentheses are for printing and postage.]

List of Books published during the Current Quarter.

PUBLIC DEPARTMENT.

LIST OF CIVIL SERVANTS OF THE MADRAS PRESIDENCY, connected up to 1st January and 24 March 1906. Royal 8vo, clothed. Each Rs. 2. (1 s.).
REPORT OF THE ADMINISTRATION OF THE MADRAS PRESIDENCY for 1905-1906. Foolcap folio, bound, with full colour. Rs. 2-6-0 and 5s. (2 s.).
MEMORANDUM FROM THE MEMBERS OF THE MADRAS GOVERNMENT—OFFICE MEMORANDUM No. 10. NUMBER IN PART II. DEPT. DEAR OF CAPTAIN HARRISON WRITTEN DURING THE CAMPAIGN AGAINST THE KING OF TRAVANCORE from 18th October 1905 to 26th June 1906. Foolcap folio, bound. 2 s. 6d. or 3s. (2 s.).

GOVERNMENT OF INDIA PUBLICATIONS.

TWO INDIAN ARMS ACT, 1878, AND THE INDIAN ARMS RULES, 1905. 2 s. 6d. or 3s. (2 s.).
CHRONOLOGICAL TABLE OF THE INDIAN STATUTES, 1905. Imperial 8vo, full colour with gilt lettering. Rs. 4 and 5s. (1 s.).

JUDICIAL DEPARTMENT.

NOTES ON CRIMINAL CLAUSES OF THE MADRAS PRESIDENCY. By F. S. Mullaly. Published 1905. Royal 8vo, bound. Rs. 1-6-0 or 5s. (4 p.).

FINANCIAL DEPARTMENT.

MATERIAL OF VARIOUS ACCOUNTS. English. Published 1907. Fourth list of Corrections. 2 p. (2 p.).
LOCAL FIVE CODE. SECOND EDITION. List of Corrections No. 3. 1 s. (2 p.).
MADRAS SUPPLEMENT TO THE CIVIL SERVICE REGULATIONS. THIRD EDITION. Addenda and Corrections Nos. 11, 20 and 29. Each 1 s. (2 p.).
MADRAS TREASURY MANUAL. SECOND EDITION. List of Corrections Nos. 70 and 71. 6 p. (2 p.).
MADRAS REVENUE ACCOUNT CODE. Published 1904. Addenda and Corrections No. 25. 2 p. (2 p.).
SPECIAL FIVE CODE. SECOND EDITION. Twelfth list of Corrections. 1 s. (2 p.).

REVENUE DEPARTMENT.

REPORT OF THE WORKING OF CO-OPERATIVE CREDIT SOCIETIES (ART. X of 1904) FOR 1905-1906. Foolcap 8vo, paper cover. As 2. (1 s.).
REPORT ON THE ADMINISTRATION OF THE DEPARTMENT OF SALES REVENUE IN THE MADRAS PRESIDENCY for the year 1905-1906. Foolcap bound. As 10 or 1s. (2 s.).
REPORT OF THE ADMINISTRATION OF AGRARIAN REVENUE IN THE MADRAS PRESIDENCY for the year 1905-1906. Foolcap folio, bound. As 10 or 1s. (2 s.).

BOARD OF REVENUE (LAND REVENUE).

STANDARD ORDERS OF THE BOARD OF REVENUE. 1907 EDITION—

LIST OF CORRECTIONS. Royal 8vo, paper cover—

THIRUTHAL LIST to Vol. I. A. 1. (2 p.).

Do. Vol. II. As 2. (2 p.).

BOARD OF REVENUE (SEPARATE REVENUE).

REVIEW AND RETURN OF THE HAND-BORED TRADES OF THE MADRAS PRESIDENCY for 1905-06. Published 1905. Foolcap, bound. Rs. 2-0-0 or 2s. (2 s.).
INCOME-TAX MANUAL. SECOND EDITION. Reprinted, 1905. Ninth list of Corrections. 2 p. (2 p.).
THE MADRAS STAMP MANUAL. SECOND EDITION. (Reprinted, 1905). Ninth list of Corrections. 1 s. (2 p.).

BOARD OF REVENUE (SEPARATE SETTLEMENT, DISTRICT, LAND REVENUE AND AGRICULTURE).

AGRICULTURAL SCIENCE, Vol. III. No. 25. Bangalore (Ceylonia Series). Royal 8vo, paper cover. 1 s. (2 p.).

PUBLIC WORKS DEPARTMENT.

HALF-YEARLY CLARIFIED LIST AND DESCRIPTIONS REVIEW OF ESTABLISHMENT OF THE PUBLIC WORKS DEPARTMENT for the HALF-YEAR ending 31st December 1905. Royal 8vo, bound. Rs. 1-5-0 or 2s. 6d. (2 s.).
APPELLATE AND COMMISSIONS TO THE NAVIGATION SYSTEM. In English, Tamil or Telugu. 2 p. (2 p.).

Wanted qualified Surveyors (junior) for investigating water-supply schemes for Narasimhapeta, Chingelput and Emda. Pay up to Rs. 85 per completed m. Knowledge of boring work and experience in boring yield essential.

Office of Secy. Engrs. to Govt., Kensington House,
Bilpash, 3rd March 1916.

W. HUTTON,
Society Engineer to Government.

Applications are invited from persons who have passed the Typewriting Examination for an acting vacancy of Typist in this office for two months.

General Northern Division Office, Bawalshawan,
1st March 1916.

W. J. HOWLEY,
Executive Engineer, General Northern Division.

Applications with copies of testimonials will be received, by the undersigned from candidates who have passed the University test of the College of Engineering, Madras, and who possess departmental experience for the post of acting Draftsman in the Vannar Division office.

The appointment will last up to end of June 1916. The pay of the acting incumbent will be Rs. 80 per mensem.

Executive Engineer's Office, Tanjore,
2nd March 1916.

U. S. BANASWARI AYYAR,
Executive Engineer, Ponnai Division.

Wanted Mahomedans and Pariahs for Forest Guards and Forester's posts, the former on a pay of Rs. 8 rising to Rs. 12 and the latter on Rs. 15 plus 6 in Trichinopoly and Tanjore Districts. All men will be employed on probation for a year.

1. Only men of good physique should apply.

2. A knowledge of English is not essential; but men having departmental experience of Forest departmental or depot operations or on planters' estates will be preferred.

3. The applicants should be at least 5' 5" high with chest girth of at least 35" and should be between 25 and 35 years of age.

4. The applicants will be required to appear before the District Forest Office, at its camp for examination at their own expense as soon as they are summoned and should be prepared to wait for several days until the examination is finished.

5. All applications should be addressed as follows:—

"C. DePee Thornton, Esq., District Forest Officer, Trichinopoly."

Form of application for appointment as Forester and Forest Guards in the Trichinopoly and Tanjore Districts.

The following enclosures should accompany, viz. :—

- (a) Copies of certificates as to previous and present employment.
- (b) Specimen of his handwriting in all languages which applicant can write.
- (c) Photo.
- (d) Age.
- (e) Address to (a).
- (f) Port applied for.
- (g) Date and time.
- (h) What languages he can read and write.
- (i) What previous employment held and present employment.
- (j) Under whom he has worked and from whom employed on his work.
- (k) Remarks.

District Forest Office, Trichinopoly.
31st February 1916.

C. DEPEE THORNTON,
District Forest Officer.

PRIVATE ADVERTISEMENTS

NOTICES.

MADRAS EQUITY LIFE ASSURANCE SOCIETY.

Under the provisions of sections 31, 32 and 33 of the Society's Regulations (clause 7 of Act No. VI of 1908), the Directors hereby convene two Special General Meetings of Members of the Society to be held at the Office of Messrs. Hutton & Co., Bankers' Buildings, Madras, on Tuesday the 28th March 1916 at 4.30 p.m. for the purpose of determining the best course to be adopted for the future welfare of this Society.

(By order of the Board.)

Madras, 3rd March 1916.

HUTTON & Co.,
Secretaries and Treasurers.

MADRAS EQUITABLE ASSURANCE SOCIETY.

Notice is hereby given that the Annual General Meeting of the Madras Equitable Assurance Society will be held on Tuesday the 26th March 1919 at 6-30 p.m. in the office of the Secretaries and Treasurers, Messrs. Ramsey & Co., Ramsey's Buildings, Beach, Madras, when the Annual Report of the Directors will be submitted for consideration and the following ordinary business will be transacted and any other business that may be brought forward:—

- (1) Adoption of the report and accounts.
- (2) Appointing Directors in the place of those who retire.
- (3) Appointing an Auditor or Auditors and fixing his or their remuneration.

(By order of the Board of Directors.)

Madras, 15th March 1919.

RAMSAY & CO.,
Secretaries and Treasurers.

THE Administrator-General of Madras and as such the Administrator to the estate of:—

METTERMAN CURTIS, Captain Viceroy, late of Madras, who died at Madras on or about the 1st December 1899;

ROBERT MURRAY, C., late of Madras, who died at Madras on or about the 21st November 1908;

HARRISON, EDNA HARRISON, late of Baroda, who died at Baroda on or about the 14th May 1909;

YOUNG, A. T., Major, a Military Pensioner, late of Bachelors, who died at Bachelors on or about the 21st August 1908;

hereby gives notice in pursuance of section 35 of Act II of 1874 that all persons having claims against the above estates or estates, next of kin, or otherwise should prefer their claims accompanied with evidence in support thereof to the Administrator-General of Madras on or before 25th April 1920 after which date no claims will be admitted and the assets of the said estates will be distributed.

Administrator-General's Office,
Madras, 15th March 1919.

M. SUSHANKANYAM,
Administrator-General of Madras.

Notice is hereby given that E. V. VENKAT IYER, will hereafter be known as T. N. RAMAN from this date. Name is still being E. VENKAT IYER.

Trichopoly, 15th March 1919.

V. VENKAT IYER

I HEREBY give notice to the public that I change my name from PITHURAM RAGHUNATHAN to KUPPUSWAMI RAGHUNATHAN and will sign all papers, public or private, herewith as K. RAGHUNATHAN and not P. RAGHUNATHAN.

செட்டி ரெட்டி ரெட்டி, No. 139, தெரு வீட்டு.

I, C. DURASWAMI AITANBARI, s.s., son of CHENGU RAGHUNATHACHARI, intend moving the High Court of Judicature at Madras for my appointment as a Tahsil Officer on or about the 5th of April 1919.

Chidamb, North Arcot, 15th February 1919.

C. DURASWAMI AITANBARI.

On or after the 15th of March 1919, I intend moving the High Court of Judicature, Madras, to be appointed as a Tahsil Officer.

Madras, 15th February 1919.

F. JALPENVANA AITAN, s.s., J.C.

BANK OF MADRAS.

The Bank of Madras and the Public Debt Office will be closed from Friday the 15th instant to Monday the 18th inst., both days inclusive, for the "Easter Holidays" under the Negotiable Instruments Act.

(By order of the Directors.)

Madras, 15th March 1919.

W. B. HUNTER,
Secretary and Treasurer.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 11.]

MADRAS, TUESDAY EVENING, MARCH 15, 1900.

[PART. I. cont.]

UNCLAIMED SUMS IN THE COURT OF SMALL CAUSES, MADRAS.

NOTICE.

Under the authority conferred by section 8 of the Presidency Small Cause Courts Act XV of 1882, the Small Cause Court at Madras has, with the previous sanction of the High Court, made certain rules to regulate the mode of proceeding for dealing with money paid into Court, and notice is hereby given, under rule 25 of the said rules, that, unless the parties interested in the undistributed sums prefer their claims on or before the 31st March ensuing, the same will become liable to be vested in Government.

DECREES OR ORDER.

Value number of the deposit register.	Date of payment into Court.	Debtor number.	Amount.	Value number of the deposit register.	Date of payment into Court.	Credit number.	Amount.
140 S.	4th Dec 1899	17841-80	85 4 0	320 T.	19th Dec 1899	7120-85	85 4 0
150 S.	4th "	17842-80	2 3 0	321 T.	19th "	7121-85	85 4 0
151 S.	4th "	17843-80	8 0 0	322 T.	19th "	7122-85	85 4 0
4 T.	4th "	17844-80	3 0 0	323 T.	19th "	7123-85	85 4 0
4 T.	4th "	17845-80	3 0 0	324 T.	19th "	7124-85	85 4 0
4 T.	4th "	17846-80	3 0 0	325 T.	19th "	7125-85	85 4 0
4 T.	4th "	17847-80	3 0 0	326 T.	19th "	7126-85	85 4 0
4 T.	4th "	17848-80	3 0 0	327 T.	19th "	7127-85	85 4 0
4 T.	4th "	17849-80	3 0 0	328 T.	19th "	7128-85	85 4 0
4 T.	4th "	17850-80	3 0 0	329 T.	19th "	7129-85	85 4 0
4 T.	4th "	17851-80	3 0 0	330 T.	19th "	7130-85	85 4 0
4 T.	4th "	17852-80	3 0 0	331 T.	19th "	7131-85	85 4 0
4 T.	4th "	17853-80	3 0 0	332 T.	19th "	7132-85	85 4 0
4 T.	4th "	17854-80	3 0 0	333 T.	19th "	7133-85	85 4 0
4 T.	4th "	17855-80	3 0 0	334 T.	19th "	7134-85	85 4 0
4 T.	4th "	17856-80	3 0 0	335 T.	19th "	7135-85	85 4 0
4 T.	4th "	17857-80	3 0 0	336 T.	19th "	7136-85	85 4 0
4 T.	4th "	17858-80	3 0 0	337 T.	19th "	7137-85	85 4 0
4 T.	4th "	17859-80	3 0 0	338 T.	19th "	7138-85	85 4 0
4 T.	4th "	17860-80	3 0 0	339 T.	19th "	7139-85	85 4 0
4 T.	4th "	17861-80	3 0 0	340 T.	19th "	7140-85	85 4 0
4 T.	4th "	17862-80	3 0 0	341 T.	19th "	7141-85	85 4 0
4 T.	4th "	17863-80	3 0 0	342 T.	19th "	7142-85	85 4 0
4 T.	4th "	17864-80	3 0 0	343 T.	19th "	7143-85	85 4 0
4 T.	4th "	17865-80	3 0 0	344 T.	19th "	7144-85	85 4 0
4 T.	4th "	17866-80	3 0 0	345 T.	19th "	7145-85	85 4 0
4 T.	4th "	17867-80	3 0 0	346 T.	19th "	7146-85	85 4 0
4 T.	4th "	17868-80	3 0 0	347 T.	19th "	7147-85	85 4 0
4 T.	4th "	17869-80	3 0 0	348 T.	19th "	7148-85	85 4 0
4 T.	4th "	17870-80	3 0 0	349 T.	19th "	7149-85	85 4 0
4 T.	4th "	17871-80	3 0 0	350 T.	19th "	7150-85	85 4 0
4 T.	4th "	17872-80	3 0 0	351 T.	19th "	7151-85	85 4 0
4 T.	4th "	17873-80	3 0 0	352 T.	19th "	7152-85	85 4 0
4 T.	4th "	17874-80	3 0 0	353 T.	19th "	7153-85	85 4 0
4 T.	4th "	17875-80	3 0 0	354 T.	19th "	7154-85	85 4 0
4 T.	4th "	17876-80	3 0 0	355 T.	19th "	7155-85	85 4 0
4 T.	4th "	17877-80	3 0 0	356 T.	19th "	7156-85	85 4 0
4 T.	4th "	17878-80	3 0 0	357 T.	19th "	7157-85	85 4 0
4 T.	4th "	17879-80	3 0 0	358 T.	19th "	7158-85	85 4 0
4 T.	4th "	17880-80	3 0 0	359 T.	19th "	7159-85	85 4 0
4 T.	4th "	17881-80	3 0 0	360 T.	19th "	7160-85	85 4 0
4 T.	4th "	17882-80	3 0 0	361 T.	19th "	7161-85	85 4 0
4 T.	4th "	17883-80	3 0 0	362 T.	19th "	7162-85	85 4 0
4 T.	4th "	17884-80	3 0 0	363 T.	19th "	7163-85	85 4 0
4 T.	4th "	17885-80	3 0 0	364 T.	19th "	7164-85	85 4 0
4 T.	4th "	17886-80	3 0 0	365 T.	19th "	7165-85	85 4 0
4 T.	4th "	17887-80	3 0 0	366 T.	19th "	7166-85	85 4 0
4 T.	4th "	17888-80	3 0 0	367 T.	19th "	7167-85	85 4 0
4 T.	4th "	17889-80	3 0 0	368 T.	19th "	7168-85	85 4 0
4 T.	4th "	17890-80	3 0 0	369 T.	19th "	7169-85	85 4 0
4 T.	4th "	17891-80	3 0 0	370 T.	19th "	7170-85	85 4 0
4 T.	4th "	17892-80	3 0 0	371 T.	19th "	7171-85	85 4 0
4 T.	4th "	17893-80	3 0 0	372 T.	19th "	7172-85	85 4 0
4 T.	4th "	17894-80	3 0 0	373 T.	19th "	7173-85	85 4 0
4 T.	4th "	17895-80	3 0 0	374 T.	19th "	7174-85	85 4 0
4 T.	4th "	17896-80	3 0 0	375 T.	19th "	7175-85	85 4 0
4 T.	4th "	17897-80	3 0 0	376 T.	19th "	7176-85	85 4 0
4 T.	4th "	17898-80	3 0 0	377 T.	19th "	7177-85	85 4 0
4 T.	4th "	17899-80	3 0 0	378 T.	19th "	7178-85	85 4 0
4 T.	4th "	17900-80	3 0 0	379 T.	19th "	7179-85	85 4 0
4 T.	4th "	17901-80	3 0 0	380 T.	19th "	7180-85	85 4 0
4 T.	4th "	17902-80	3 0 0	381 T.	19th "	7181-85	85 4 0
4 T.	4th "	17903-80	3 0 0	382 T.	19th "	7182-85	85 4 0
4 T.	4th "	17904-80	3 0 0	383 T.	19th "	7183-85	85 4 0
4 T.	4th "	17905-80	3 0 0	384 T.	19th "	7184-85	85 4 0
4 T.	4th "	17906-80	3 0 0	385 T.	19th "	7185-85	85 4 0
4 T.	4th "	17907-80	3 0 0	386 T.	19th "	7186-85	85 4 0
4 T.	4th "	17908-80	3 0 0	387 T.	19th "	7187-85	85 4 0
4 T.	4th "	17909-80	3 0 0	388 T.	19th "	7188-85	85 4 0
4 T.	4th "	17910-80	3 0 0	389 T.	19th "	7189-85	85 4 0
4 T.	4th "	17911-80	3 0 0	390 T.	19th "	7190-85	85 4 0
4 T.	4th "	17912-80	3 0 0	391 T.	19th "	7191-85	85 4 0
4 T.	4th "	17913-80	3 0 0	392 T.	19th "	7192-85	85 4 0
4 T.	4th "	17914-80	3 0 0	393 T.	19th "	7193-85	85 4 0
4 T.	4th "	17915-80	3 0 0	394 T.	19th "	7194-85	85 4 0
4 T.	4th "	17916-80	3 0 0	395 T.	19th "	7195-85	85 4 0
4 T.	4th "	17917-80	3 0 0	396 T.	19th "	7196-85	85 4 0
4 T.	4th "	17918-80	3 0 0	397 T.	19th "	7197-85	85 4 0
4 T.	4th "	17919-80	3 0 0	398 T.	19th "	7198-85	85 4 0
4 T.	4th "	17920-80	3 0 0	399 T.	19th "	7199-85	85 4 0
4 T.	4th "	17921-80	3 0 0	400 T.	19th "	7200-85	85 4 0

* Entries. See also standing order No. 24-100.

11-20-1

† Rules.

DUCKE OR ORIGIN—cont.

Volume number of the Deput Register	Date of payment and Court	Suit number.	Amount.	Volume number of the Deput Register.	Date of payment and Court.	Suit number.	Amount.
82 C.	2nd Feb. 1901	4410-02	2 0 0	14 V.	27th April 1901.	9180-01	1 0 0
84 C.	1901	4410-03	9 0 0	15 V.	1901	9201-04	5 0 0
85 C.	1901	4410-04	4 0 0	16 V.	1901	9210-00	20 0 0
86 C.	1st Mar 1901	4410-05	17 0 0	17 V.	1901	9220-05	2 0 0
87 C.	1901	4410-06	5 0 0	18 V.	1901	9230-00	2 0 0
88 C.	1901	4410-07	2 0 0	19 V.	1901	9240-00	2 0 0
89 C.	1901	4410-08	2 0 0	20 V.	1901	9250-00	2 0 0
90 C.	1901	4410-09	2 0 0	21 V.	1901	9260-00	2 0 0
91 C.	1901	4410-10	2 0 0	22 V.	1901	9270-00	2 0 0
92 C.	1901	4410-11	2 0 0	23 V.	1901	9280-00	2 0 0
93 C.	1901	4410-12	2 0 0	24 V.	1901	9290-00	2 0 0
94 C.	1901	4410-13	2 0 0	25 V.	1901	9300-00	2 0 0
95 C.	1901	4410-14	2 0 0	26 V.	1901	9310-00	2 0 0
96 C.	1901	4410-15	2 0 0	27 V.	1901	9320-00	2 0 0
97 C.	1901	4410-16	2 0 0	28 V.	1901	9330-00	2 0 0
98 C.	1901	4410-17	2 0 0	29 V.	1901	9340-00	2 0 0
99 C.	1901	4410-18	2 0 0	30 V.	1901	9350-00	2 0 0
100 C.	1901	4410-19	2 0 0	31 V.	1901	9360-00	2 0 0
101 C.	1901	4410-20	2 0 0	32 V.	1901	9370-00	2 0 0
102 C.	1901	4410-21	2 0 0	33 V.	1901	9380-00	2 0 0
103 C.	1901	4410-22	2 0 0	34 V.	1901	9390-00	2 0 0
104 C.	1901	4410-23	2 0 0	35 V.	1901	9400-00	2 0 0
105 C.	1901	4410-24	2 0 0	36 V.	1901	9410-00	2 0 0
106 C.	1901	4410-25	2 0 0	37 V.	1901	9420-00	2 0 0
107 C.	1901	4410-26	2 0 0	38 V.	1901	9430-00	2 0 0
108 C.	1901	4410-27	2 0 0	39 V.	1901	9440-00	2 0 0
109 C.	1901	4410-28	2 0 0	40 V.	1901	9450-00	2 0 0
110 C.	1901	4410-29	2 0 0	41 V.	1901	9460-00	2 0 0
111 C.	1901	4410-30	2 0 0	42 V.	1901	9470-00	2 0 0
112 C.	1901	4410-31	2 0 0	43 V.	1901	9480-00	2 0 0
113 C.	1901	4410-32	2 0 0	44 V.	1901	9490-00	2 0 0
114 C.	1901	4410-33	2 0 0	45 V.	1901	9500-00	2 0 0
115 C.	1901	4410-34	2 0 0	46 V.	1901	9510-00	2 0 0
116 C.	1901	4410-35	2 0 0	47 V.	1901	9520-00	2 0 0
117 C.	1901	4410-36	2 0 0	48 V.	1901	9530-00	2 0 0
118 C.	1901	4410-37	2 0 0	49 V.	1901	9540-00	2 0 0
119 C.	1901	4410-38	2 0 0	50 V.	1901	9550-00	2 0 0
120 C.	1901	4410-39	2 0 0	51 V.	1901	9560-00	2 0 0
121 C.	1901	4410-40	2 0 0	52 V.	1901	9570-00	2 0 0
122 C.	1901	4410-41	2 0 0	53 V.	1901	9580-00	2 0 0
123 C.	1901	4410-42	2 0 0	54 V.	1901	9590-00	2 0 0
124 C.	1901	4410-43	2 0 0	55 V.	1901	9600-00	2 0 0
125 C.	1901	4410-44	2 0 0	56 V.	1901	9610-00	2 0 0
126 C.	1901	4410-45	2 0 0	57 V.	1901	9620-00	2 0 0
127 C.	1901	4410-46	2 0 0	58 V.	1901	9630-00	2 0 0
128 C.	1901	4410-47	2 0 0	59 V.	1901	9640-00	2 0 0
129 C.	1901	4410-48	2 0 0	60 V.	1901	9650-00	2 0 0
130 C.	1901	4410-49	2 0 0	61 V.	1901	9660-00	2 0 0
131 C.	1901	4410-50	2 0 0	62 V.	1901	9670-00	2 0 0
132 C.	1901	4410-51	2 0 0	63 V.	1901	9680-00	2 0 0
133 C.	1901	4410-52	2 0 0	64 V.	1901	9690-00	2 0 0
134 C.	1901	4410-53	2 0 0	65 V.	1901	9700-00	2 0 0
135 C.	1901	4410-54	2 0 0	66 V.	1901	9710-00	2 0 0
136 C.	1901	4410-55	2 0 0	67 V.	1901	9720-00	2 0 0
137 C.	1901	4410-56	2 0 0	68 V.	1901	9730-00	2 0 0
138 C.	1901	4410-57	2 0 0	69 V.	1901	9740-00	2 0 0
139 C.	1901	4410-58	2 0 0	70 V.	1901	9750-00	2 0 0
140 C.	1901	4410-59	2 0 0	71 V.	1901	9760-00	2 0 0
141 C.	1901	4410-60	2 0 0	72 V.	1901	9770-00	2 0 0
142 C.	1901	4410-61	2 0 0	73 V.	1901	9780-00	2 0 0
143 C.	1901	4410-62	2 0 0	74 V.	1901	9790-00	2 0 0
144 C.	1901	4410-63	2 0 0	75 V.	1901	9800-00	2 0 0
145 C.	1901	4410-64	2 0 0	76 V.	1901	9810-00	2 0 0
146 C.	1901	4410-65	2 0 0	77 V.	1901	9820-00	2 0 0
147 C.	1901	4410-66	2 0 0	78 V.	1901	9830-00	2 0 0
148 C.	1901	4410-67	2 0 0	79 V.	1901	9840-00	2 0 0
149 C.	1901	4410-68	2 0 0	80 V.	1901	9850-00	2 0 0
150 C.	1901	4410-69	2 0 0	81 V.	1901	9860-00	2 0 0
151 C.	1901	4410-70	2 0 0	82 V.	1901	9870-00	2 0 0
152 C.	1901	4410-71	2 0 0	83 V.	1901	9880-00	2 0 0
153 C.	1901	4410-72	2 0 0	84 V.	1901	9890-00	2 0 0
154 C.	1901	4410-73	2 0 0	85 V.	1901	9900-00	2 0 0
155 C.	1901	4410-74	2 0 0	86 V.	1901	9910-00	2 0 0
156 C.	1901	4410-75	2 0 0	87 V.	1901	9920-00	2 0 0
157 C.	1901	4410-76	2 0 0	88 V.	1901	9930-00	2 0 0
158 C.	1901	4410-77	2 0 0	89 V.	1901	9940-00	2 0 0
159 C.	1901	4410-78	2 0 0	90 V.	1901	9950-00	2 0 0
160 C.	1901	4410-79	2 0 0	91 V.	1901	9960-00	2 0 0
161 C.	1901	4410-80	2 0 0	92 V.	1901	9970-00	2 0 0
162 C.	1901	4410-81	2 0 0	93 V.	1901	9980-00	2 0 0
163 C.	1901	4410-82	2 0 0	94 V.	1901	9990-00	2 0 0
164 C.	1901	4410-83	2 0 0	95 V.	1901	1000-00	2 0 0
165 C.	1901	4410-84	2 0 0	96 V.	1901	1001-00	2 0 0
166 C.	1901	4410-85	2 0 0	97 V.	1901	1002-00	2 0 0
167 C.	1901	4410-86	2 0 0	98 V.	1901	1003-00	2 0 0
168 C.	1901	4410-87	2 0 0	99 V.	1901	1004-00	2 0 0
169 C.	1901	4410-88	2 0 0	100 V.	1901	1005-00	2 0 0
170 C.	1901	4410-89	2 0 0	101 V.	1901	1006-00	2 0 0
171 C.	1901	4410-90	2 0 0	102 V.	1901	1007-00	2 0 0
172 C.	1901	4410-91	2 0 0	103 V.	1901	1008-00	2 0 0
173 C.	1901	4410-92	2 0 0	104 V.	1901	1009-00	2 0 0
174 C.	1901	4410-93	2 0 0	105 V.	1901	1010-00	2 0 0
175 C.	1901	4410-94	2 0 0	106 V.	1901	1011-00	2 0 0
176 C.	1901	4410-95	2 0 0	107 V.	1901	1012-00	2 0 0
177 C.	1901	4410-96	2 0 0	108 V.	1901	1013-00	2 0 0
178 C.	1901	4410-97	2 0 0	109 V.	1901	1014-00	2 0 0
179 C.	1901	4410-98	2 0 0	110 V.	1901	1015-00	2 0 0
180 C.	1901	4410-99	2 0 0	111 V.	1901	1016-00	2 0 0
181 C.	1901	4410-100	2 0 0	112 V.	1901	1017-00	2 0 0
182 C.	1901	4410-101	2 0 0	113 V.	1901	1018-00	2 0 0
183 C.	1901	4410-102	2 0 0	114 V.	1901	1019-00	2 0 0
184 C.	1901	4410-103	2 0 0	115 V.	1901	1020-00	2 0 0
185 C.	1901	4410-104	2 0 0	116 V.	1901	1021-00	2 0 0
186 C.	1901	4410-105	2 0 0	117 V.	1901	1022-00	2 0 0
187 C.	1901	4410-106	2 0 0	118 V.	1901	1023-00	2 0 0
188 C.	1901	4410-107	2 0 0	119 V.	1901	1024-00	2 0 0
189 C.	1901	4410-108	2 0 0	120 V.	1901	1025-00	2 0 0
190 C.	1901	4410-109	2 0 0	121 V.	1901	1026-00	2 0 0
191 C.	1901	4410-110	2 0 0	122 V.	1901	1027-00	2 0 0
192 C.	1901	4410-111	2 0 0	123 V.	1901	1028-00	2 0 0
193 C.	1901	4410-112	2 0 0	124 V.	1901	1029-00	2 0 0
194 C.	1901	4410-113	2 0 0	125 V.	1901	1030-00	2 0 0
195 C.	1901	4410-114	2 0 0	126 V.	1901	1031-00	2 0 0
196 C.	1901	4410-115	2 0 0	127 V.	1901	1032-00	2 0 0
197 C.	1901	4410-116	2 0 0	128 V.	1901	1033-00	2 0 0
198 C.	1901	4410-117	2 0 0	129 V.	1901	1034-00	2 0 0
199 C.	1901	4410-118	2 0 0	130 V.	1901	1035-00	2 0 0
200 C.	1901	4410-119	2 0 0	131 V.	1901	1036-00	2 0 0
201 C.	1901	4410-120	2 0 0	132 V.	1901	1037-00	2 0 0
202 C.	1901	4410-121	2 0 0	133 V.	1901	1038-00	2 0 0
203 C.	1901	4410-122	2 0 0	134 V.	1901	1039-00	2 0 0
204 C.	1901	4410-123	2 0 0	135 V.	1901	1040-00	2 0 0
205 C.	1901	4410-124	2 0 0	136 V.	1901	1041-00	2 0 0
206 C.	1901	4410-125	2 0 0	137 V.	1901	1042-00	2 0 0
207 C.	1901	4410-126	2 0 0	138 V.	1901	1043-00	2 0 0
208 C.	1901	4410-127	2 0 0	139 V.	1901	1044-00	2 0 0
209 C.	1901	4410-128	2 0 0	140 V.	1901	1045-00	2 0 0
210 C.	1901	4410-129	2 0 0	141 V.	1901	1046-00	2 0 0
211 C.	1901	4410-130	2 0 0	142 V.	1901	1047-00	2 0 0
212 C.	1901	4410-131	2 0 0	143 V.	1901	1048-00	2 0 0
213 C.	1901	4410-132	2 0 0	144 V.	1901	1049-00	2 0 0
214 C.	1901	4410-133	2 0 0	145 V.	1901	1050-00	2 0 0
215 C.	1901	4410-134	2 0 0	146 V.	1901	1051-00	2 0 0
216 C.	1901	4410-135	2 0 0	147 V.	1901	1052-00	2 0 0
217 C.	1901	4410-136	2 0 0	148 V.	1901	1053-00	2 0 0
218 C.	1901	4410-137	2 0 0	149 V.	1901	1054-00	2 0 0
219 C.	1901	4410-138	2 0 0	150 V.	1901	1055-00	2 0 0
220 C.	1901	4410-139	2 0 0	151 V.	1901	1056-00	2 0 0
221 C.	1901	4410-140	2 0 0	152 V.	1901	1057-00	2 0 0
222 C.	1901	4410-141	2 0 0	153 V.	1901	1058-00	2 0 0
223 C.	1901	4410-142	2 0 0	154 V.	1901	1059-00	2 0 0
224 C.	1901	4410-143	2 0				

DECREE OR ORDER—cont.

[illegible]* *Delella*

DEBTEE OR ORDER—contd.

Value number of the Debit System.	Date of payment into Credit.	Debit number.	Amount.	Value number of the Debit System.	Date of payment into Credit.	Debit number.	Amount.
44 1/2	11th Dec. 1908	3005-08	30 0 0	41 C ₂	11th Dec. 1908	3005-08	30 0 0
45 1/2	11th	3014-08	30 0 0	42 C ₂	11th	3014-08	30 0 0
46 1/2	11th	3023-08	30 0 0	43 C ₂	11th	3023-08	30 0 0
47 1/2	11th	3032-08	30 0 0	44 C ₂	11th	3032-08	30 0 0
48 1/2	11th	3041-08	30 0 0	45 C ₂	11th	3041-08	30 0 0
49 1/2	11th	3050-08	30 0 0	46 C ₂	11th	3050-08	30 0 0
50 1/2	11th	3059-08	30 0 0	47 C ₂	11th	3059-08	30 0 0
51 1/2	11th	3068-08	30 0 0	48 C ₂	11th	3068-08	30 0 0
52 1/2	11th	3077-08	30 0 0	49 C ₂	11th	3077-08	30 0 0
53 1/2	11th	3086-08	30 0 0	50 C ₂	11th	3086-08	30 0 0
54 1/2	11th	3095-08	30 0 0	51 C ₂	11th	3095-08	30 0 0
55 1/2	11th	3104-08	30 0 0	52 C ₂	11th	3104-08	30 0 0
56 1/2	11th	3113-08	30 0 0	53 C ₂	11th	3113-08	30 0 0
57 1/2	11th	3122-08	30 0 0	54 C ₂	11th	3122-08	30 0 0
58 1/2	11th	3131-08	30 0 0	55 C ₂	11th	3131-08	30 0 0
59 1/2	11th	3140-08	30 0 0	56 C ₂	11th	3140-08	30 0 0
60 1/2	11th	3149-08	30 0 0	57 C ₂	11th	3149-08	30 0 0
61 1/2	11th	3158-08	30 0 0	58 C ₂	11th	3158-08	30 0 0
62 1/2	11th	3167-08	30 0 0	59 C ₂	11th	3167-08	30 0 0
63 1/2	11th	3176-08	30 0 0	60 C ₂	11th	3176-08	30 0 0
64 1/2	11th	3185-08	30 0 0	61 C ₂	11th	3185-08	30 0 0
65 1/2	11th	3194-08	30 0 0	62 C ₂	11th	3194-08	30 0 0
66 1/2	11th	3203-08	30 0 0	63 C ₂	11th	3203-08	30 0 0
67 1/2	11th	3212-08	30 0 0	64 C ₂	11th	3212-08	30 0 0
68 1/2	11th	3221-08	30 0 0	65 C ₂	11th	3221-08	30 0 0
69 1/2	11th	3230-08	30 0 0	66 C ₂	11th	3230-08	30 0 0
70 1/2	11th	3239-08	30 0 0	67 C ₂	11th	3239-08	30 0 0
71 1/2	11th	3248-08	30 0 0	68 C ₂	11th	3248-08	30 0 0
72 1/2	11th	3257-08	30 0 0	69 C ₂	11th	3257-08	30 0 0
73 1/2	11th	3266-08	30 0 0	70 C ₂	11th	3266-08	30 0 0
74 1/2	11th	3275-08	30 0 0	71 C ₂	11th	3275-08	30 0 0
75 1/2	11th	3284-08	30 0 0	72 C ₂	11th	3284-08	30 0 0
76 1/2	11th	3293-08	30 0 0	73 C ₂	11th	3293-08	30 0 0
77 1/2	11th	3302-08	30 0 0	74 C ₂	11th	3302-08	30 0 0
78 1/2	11th	3311-08	30 0 0	75 C ₂	11th	3311-08	30 0 0
79 1/2	11th	3320-08	30 0 0	76 C ₂	11th	3320-08	30 0 0
80 1/2	11th	3329-08	30 0 0	77 C ₂	11th	3329-08	30 0 0
81 1/2	11th	3338-08	30 0 0	78 C ₂	11th	3338-08	30 0 0
82 1/2	11th	3347-08	30 0 0	79 C ₂	11th	3347-08	30 0 0
83 1/2	11th	3356-08	30 0 0	80 C ₂	11th	3356-08	30 0 0
84 1/2	11th	3365-08	30 0 0	81 C ₂	11th	3365-08	30 0 0
85 1/2	11th	3374-08	30 0 0	82 C ₂	11th	3374-08	30 0 0
86 1/2	11th	3383-08	30 0 0	83 C ₂	11th	3383-08	30 0 0
87 1/2	11th	3392-08	30 0 0	84 C ₂	11th	3392-08	30 0 0
88 1/2	11th	3401-08	30 0 0	85 C ₂	11th	3401-08	30 0 0
89 1/2	11th	3410-08	30 0 0	86 C ₂	11th	3410-08	30 0 0
90 1/2	11th	3419-08	30 0 0	87 C ₂	11th	3419-08	30 0 0
91 1/2	11th	3428-08	30 0 0	88 C ₂	11th	3428-08	30 0 0
92 1/2	11th	3437-08	30 0 0	89 C ₂	11th	3437-08	30 0 0
93 1/2	11th	3446-08	30 0 0	90 C ₂	11th	3446-08	30 0 0
94 1/2	11th	3455-08	30 0 0	91 C ₂	11th	3455-08	30 0 0
95 1/2	11th	3464-08	30 0 0	92 C ₂	11th	3464-08	30 0 0
96 1/2	11th	3473-08	30 0 0	93 C ₂	11th	3473-08	30 0 0
97 1/2	11th	3482-08	30 0 0	94 C ₂	11th	3482-08	30 0 0
98 1/2	11th	3491-08	30 0 0	95 C ₂	11th	3491-08	30 0 0
99 1/2	11th	3500-08	30 0 0	96 C ₂	11th	3500-08	30 0 0
100 1/2	11th	3509-08	30 0 0	97 C ₂	11th	3509-08	30 0 0
101 1/2	11th	3518-08	30 0 0	98 C ₂	11th	3518-08	30 0 0
102 1/2	11th	3527-08	30 0 0	99 C ₂	11th	3527-08	30 0 0
103 1/2	11th	3536-08	30 0 0	100 C ₂	11th	3536-08	30 0 0
104 1/2	11th	3545-08	30 0 0	101 C ₂	11th	3545-08	30 0 0
105 1/2	11th	3554-08	30 0 0	102 C ₂	11th	3554-08	30 0 0
106 1/2	11th	3563-08	30 0 0	103 C ₂	11th	3563-08	30 0 0
107 1/2	11th	3572-08	30 0 0	104 C ₂	11th	3572-08	30 0 0
108 1/2	11th	3581-08	30 0 0	105 C ₂	11th	3581-08	30 0 0
109 1/2	11th	3590-08	30 0 0	106 C ₂	11th	3590-08	30 0 0
110 1/2	11th	3599-08	30 0 0	107 C ₂	11th	3599-08	30 0 0
111 1/2	11th	3608-08	30 0 0	108 C ₂	11th	3608-08	30 0 0
112 1/2	11th	3617-08	30 0 0	109 C ₂	11th	3617-08	30 0 0
113 1/2	11th	3626-08	30 0 0	110 C ₂	11th	3626-08	30 0 0
114 1/2	11th	3635-08	30 0 0	111 C ₂	11th	3635-08	30 0 0
115 1/2	11th	3644-08	30 0 0	112 C ₂	11th	3644-08	30 0 0
116 1/2	11th	3653-08	30 0 0	113 C ₂	11th	3653-08	30 0 0
117 1/2	11th	3662-08	30 0 0	114 C ₂	11th	3662-08	30 0 0
118 1/2	11th	3671-08	30 0 0	115 C ₂	11th	3671-08	30 0 0
119 1/2	11th	3680-08	30 0 0	116 C ₂	11th	3680-08	30 0 0
120 1/2	11th	3689-08	30 0 0	117 C ₂	11th	3689-08	30 0 0
121 1/2	11th	3698-08	30 0 0	118 C ₂	11th	3698-08	30 0 0
122 1/2	11th	3707-08	30 0 0	119 C ₂	11th	3707-08	30 0 0
123 1/2	11th	3716-08	30 0 0	120 C ₂	11th	3716-08	30 0 0
124 1/2	11th	3725-08	30 0 0	121 C ₂	11th	3725-08	30 0 0
125 1/2	11th	3734-08	30 0 0	122 C ₂	11th	3734-08	30 0 0
126 1/2	11th	3743-08	30 0 0	123 C ₂	11th	3743-08	30 0 0
127 1/2	11th	3752-08	30 0 0	124 C ₂	11th	3752-08	30 0 0
128 1/2	11th	3761-08	30 0 0	125 C ₂	11th	3761-08	30 0 0
129 1/2	11th	3770-08	30 0 0	126 C ₂	11th	3770-08	30 0 0
130 1/2	11th	3779-08	30 0 0	127 C ₂	11th	3779-08	30 0 0
131 1/2	11th	3788-08	30 0 0	128 C ₂	11th	3788-08	30 0 0
132 1/2	11th	3797-08	30 0 0	129 C ₂	11th	3797-08	30 0 0
133 1/2	11th	3806-08	30 0 0	130 C ₂	11th	3806-08	30 0 0
134 1/2	11th	3815-08	30 0 0	131 C ₂	11th	3815-08	30 0 0
135 1/2	11th	3824-08	30 0 0	132 C ₂	11th	3824-08	30 0 0
136 1/2	11th	3833-08	30 0 0	133 C ₂	11th	3833-08	30 0 0
137 1/2	11th	3842-08	30 0 0	134 C ₂	11th	3842-08	30 0 0
138 1/2	11th	3851-08	30 0 0	135 C ₂	11th	3851-08	30 0 0
139 1/2	11th	3860-08	30 0 0	136 C ₂	11th	3860-08	30 0 0
140 1/2	11th	3869-08	30 0 0	137 C ₂	11th	3869-08	30 0 0
141 1/2	11th	3878-08	30 0 0	138 C ₂	11th	3878-08	30 0 0
142 1/2	11th	3887-08	30 0 0	139 C ₂	11th	3887-08	30 0 0
143 1/2	11th	3896-08	30 0 0	140 C ₂	11th	3896-08	30 0 0
144 1/2	11th	3905-08	30 0 0	141 C ₂	11th	3905-08	30 0 0
145 1/2	11th	3914-08	30 0 0	142 C ₂	11th	3914-08	30 0 0
146 1/2	11th	3923-08	30 0 0	143 C ₂	11th	3923-08	30 0 0
147 1/2	11th	3932-08	30 0 0	144 C ₂	11th	3932-08	30 0 0
148 1/2	11th	3941-08	30 0 0	145 C ₂	11th	3941-08	30 0 0
149 1/2	11th	3950-08	30 0 0	146 C ₂	11th	3950-08	30 0 0
150 1/2	11th	3959-08	30 0 0	147 C ₂	11th	3959-08	30 0 0
151 1/2	11th	3968-08	30 0 0	148 C ₂	11th	3968-08	30 0 0
152 1/2	11th	3977-08	30 0 0	149 C ₂	11th	3977-08	30 0 0
153 1/2	11th	3986-08	30 0 0	150 C ₂	11th	3986-08	30 0 0
154 1/2	11th	3995-08	30 0 0	151 C ₂	11th	3995-08	30 0 0
155 1/2	11th	4004-08	30 0 0	152 C ₂	11th	4004-08	30 0 0
156 1/2	11th	4013-08	30 0 0	153 C ₂	11th	4013-08	30 0 0
157 1/2	11th	4022-08	30 0 0	154 C ₂	11th	4022-08	30 0 0
158 1/2	11th	4031-08	30 0 0	155 C ₂	11th	4031-08	30 0 0
159 1/2	11th	4040-08	30 0 0	156 C ₂	11th	4040-08	30 0 0
160 1/2	11th	4049-08	30 0 0	157 C ₂	11th	4049-08	30 0 0
161 1/2	11th	4058-08	30 0 0	158 C ₂	11th	4058-08	30 0 0
162 1/2	11th	4067-08	30 0 0	159 C ₂	11th	4067-08	30 0 0
163 1/2	11th	4076-08	30 0 0	160 C ₂	11th	4076-08	30 0 0
164 1/2	11th	4085-08	30 0 0	161 C ₂	11th	4085-08	30 0 0
165 1/2	11th	4094-08	30 0 0	162 C ₂	11th	4094-08	30 0 0
166 1/2	11th	4103-08	30 0 0	163 C ₂	11th	4103-08	30 0 0
167 1/2	11th	4112-08	30 0 0	164 C ₂	11th	4112-08	30 0 0
168 1/2	11th	4121-08	30 0 0	165 C ₂	11th	4121-08	30 0 0
169 1/2	11th	4130-08	30 0 0	166 C ₂	11th	4130-08	30 0 0
170 1/2	11th	4139-08	30 0 0	167 C ₂	11th	4139-08	30 0 0
171 1/2	11th	4148-08	30 0 0	168 C ₂	11th	4148-08	30 0 0
172 1/2	11th	4157-08	30 0 0	169 C ₂	11th		

ATTACHMENT OF HALF SALARIES

Volume numbered at the Deposit Register.	Date of payment into Court.	Enfil number.	Amount.	Volume numbered at the Deposit Register.	Date of payment into Court.	Enfil number.	Amount.
176 C	12th Dec 1906	1220-04	85 4 8	88 D	11th Dec 1906	7111-01	85 4 8
177 C	19th	410-08	3 0 8	104 D	2nd July 1906	7108-04	3 0 8
178 C	20 Feb. 1906	1220-02	3 0 8	206	2nd Aug 1906	7117-02	10 0 0
128 C	1st	410-06	3 0 10	210 D	2nd Aug 1906	7109-04	10 0 0
148 C	27th	8120-04	5 0 8	275	"	7120-04	2 0 2
150 C	31st	870-00	4 0 3	309	"	7120-03	10 0 8
6 D	1st March 1906	1210-00	1 0 8	341 D	17th April 1906	Do.	8 0 8
20 D	1st	1210-01	1 0 8	347 D	1st	7109-04	1 0 8
61 D	20th April 1906	1210-04	8 0 3	347 D	11th	7109-00	8 10 8
48 D	1st May 1906	1220-01	4 0 0	377	16 Sep. 1906	7122-06	1 0 8
63 D	2nd	1220-04	1 0 4	380	"	7122-01	10 11 8
71 D	30th	61-00	5 0 3	385	"	7122-01	2 0 7
		D. E. Grady	Do 55 8	387	2nd Dec 1906	7123-00	10 0 4
72 D	1st June 1906	7170-01	1 0 7	407	25th	7123-04	3 0 8
84 D	31st	7170-04	8 0 3	411	11th Dec 1906	7124-04	3 0 3

Court of Session, Madras,
15th February 1918.

P. D. LOVELL,
Registrar.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 11.]

MAHAS, TUESDAY EVENING, MARCH 15, 1910.

[Price, 6 pice.]

METEOROLOGICAL RESULTS.

FROM THE MAHAS OBSERVATORY REGISTER.

No.	Name.	Barometer reduced to 32° F.	Thermometer				Rainfall in inches.	Wind				Direction.	Force.	State of sky.	General weather.					
			Current		Maximum			Direction		Force										
			Dry	Wet	Max.	Min.		Dry	Wet	Max.	Min.									
100.	Mr. Tom.	29.91	79.1	79.4	81.5	77.0	1.00	W.	W.	10	10	W.	10	10	10					
101.	Mr. Tom.	29.92	79.2	79.5	81.6	77.1	1.01	W.	W.	10	10	W.	10	10	10					
102.	Mr. Tom.	29.93	79.3	79.6	81.7	77.2	1.02	W.	W.	10	10	W.	10	10	10					
103.	Mr. Tom.	29.94	79.4	79.7	81.8	77.3	1.03	W.	W.	10	10	W.	10	10	10					
104.	Mr. Tom.	29.95	79.5	79.8	81.9	77.4	1.04	W.	W.	10	10	W.	10	10	10					
105.	Mr. Tom.	29.96	79.6	79.9	82.0	77.5	1.05	W.	W.	10	10	W.	10	10	10					
106.	Mr. Tom.	29.97	79.7	80.0	82.1	77.6	1.06	W.	W.	10	10	W.	10	10	10					
107.	Mr. Tom.	29.98	79.8	80.1	82.2	77.7	1.07	W.	W.	10	10	W.	10	10	10					
108.	Mr. Tom.	29.99	79.9	80.2	82.3	77.8	1.08	W.	W.	10	10	W.	10	10	10					
109.	Mr. Tom.	30.00	80.0	80.3	82.4	77.9	1.09	W.	W.	10	10	W.	10	10	10					
110.	Mr. Tom.	30.01	80.1	80.4	82.5	78.0	1.10	W.	W.	10	10	W.	10	10	10					
111.	Mr. Tom.	30.02	80.2	80.5	82.6	78.1	1.11	W.	W.	10	10	W.	10	10	10					
112.	Mr. Tom.	30.03	80.3	80.6	82.7	78.2	1.12	W.	W.	10	10	W.	10	10	10					
113.	Mr. Tom.	30.04	80.4	80.7	82.8	78.3	1.13	W.	W.	10	10	W.	10	10	10					
114.	Mr. Tom.	30.05	80.5	80.8	82.9	78.4	1.14	W.	W.	10	10	W.	10	10	10					
115.	Mr. Tom.	30.06	80.6	80.9	83.0	78.5	1.15	W.	W.	10	10	W.	10	10	10					
116.	Mr. Tom.	30.07	80.7	81.0	83.1	78.6	1.16	W.	W.	10	10	W.	10	10	10					
117.	Mr. Tom.	30.08	80.8	81.1	83.2	78.7	1.17	W.	W.	10	10	W.	10	10	10					
118.	Mr. Tom.	30.09	80.9	81.2	83.3	78.8	1.18	W.	W.	10	10	W.	10	10	10					
119.	Mr. Tom.	30.10	81.0	81.3	83.4	78.9	1.19	W.	W.	10	10	W.	10	10	10					
120.	Mr. Tom.	30.11	81.1	81.4	83.5	79.0	1.20	W.	W.	10	10	W.	10	10	10					
121.	Mr. Tom.	30.12	81.2	81.5	83.6	79.1	1.21	W.	W.	10	10	W.	10	10	10					
122.	Mr. Tom.	30.13	81.3	81.6	83.7	79.2	1.22	W.	W.	10	10	W.	10	10	10					
123.	Mr. Tom.	30.14	81.4	81.7	83.8	79.3	1.23	W.	W.	10	10	W.	10	10	10					
124.	Mr. Tom.	30.15	81.5	81.8	83.9	79.4	1.24	W.	W.	10	10	W.	10	10	10					
125.	Mr. Tom.	30.16	81.6	81.9	84.0	79.5	1.25	W.	W.	10	10	W.	10	10	10					
126.	Mr. Tom.	30.17	81.7	82.0	84.1	79.6	1.26	W.	W.	10	10	W.	10	10	10					
127.	Mr. Tom.	30.18	81.8	82.1	84.2	79.7	1.27	W.	W.	10	10	W.	10	10	10					
128.	Mr. Tom.	30.19	81.9	82.2	84.3	79.8	1.28	W.	W.	10	10	W.	10	10	10					
129.	Mr. Tom.	30.20	82.0	82.3	84.4	79.9	1.29	W.	W.	10	10	W.	10	10	10					
130.	Mr. Tom.	30.21	82.1	82.4	84.5	80.0	1.30	W.	W.	10	10	W.	10	10	10					
131.	Mr. Tom.	30.22	82.2	82.5	84.6	80.1	1.31	W.	W.	10	10	W.	10	10	10					
132.	Mr. Tom.	30.23	82.3	82.6	84.7	80.2	1.32	W.	W.	10	10	W.	10	10	10					
133.	Mr. Tom.	30.24	82.4	82.7	84.8	80.3	1.33	W.	W.	10	10	W.	10	10	10					
134.	Mr. Tom.	30.25	82.5	82.8	84.9	80.4	1.34	W.	W.	10	10	W.	10	10	10					
135.	Mr. Tom.	30.26	82.6	82.9	85.0	80.5	1.35	W.	W.	10	10	W.	10	10	10					
136.	Mr. Tom.	30.27	82.7	83.0	85.1	80.6	1.36	W.	W.	10	10	W.	10	10	10					
137.	Mr. Tom.	30.28	82.8	83.1	85.2	80.7	1.37	W.	W.	10	10	W.	10	10	10					
138.	Mr. Tom.	30.29	82.9	83.2	85.3	80.8	1.38	W.	W.	10	10	W.	10	10	10					
139.	Mr. Tom.	30.30	83.0	83.3	85.4	80.9	1.39	W.	W.	10	10	W.	10	10	10					
140.	Mr. Tom.	30.31	83.1	83.4	85.5	81.0	1.40	W.	W.	10	10	W.	10	10	10					
141.	Mr. Tom.	30.32	83.2	83.5	85.6	81.1	1.41	W.	W.	10	10	W.	10	10	10					
142.	Mr. Tom.	30.33	83.3	83.6	85.7	81.2	1.42	W.	W.	10	10	W.	10	10	10					
143.	Mr. Tom.	30.34	83.4	83.7	85.8	81.3	1.43	W.	W.	10	10	W.	10	10	10					
144.	Mr. Tom.	30.35	83.5	83.8	85.9	81.4	1.44	W.	W.	10	10	W.	10	10	10					
145.	Mr. Tom.	30.36	83.6	83.9	86.0	81.5	1.45	W.	W.	10	10	W.	10	10	10					
146.	Mr. Tom.	30.37	83.7	84.0	86.1	81.6	1.46	W.	W.	10	10	W.	10	10	10					
147.	Mr. Tom.	30.38	83.8	84.1	86.2	81.7	1.47	W.	W.	10	10	W.	10	10	10					
148.	Mr. Tom.	30.39	83.9	84.2	86.3	81.8	1.48	W.	W.	10	10	W.	10	10	10					
149.	Mr. Tom.	30.40	84.0	84.3	86.4	81.9	1.49	W.	W.	10	10	W.	10	10	10					
150.	Mr. Tom.	30.41	84.1	84.4	86.5	82.0	1.50	W.	W.	10	10	W.	10	10	10					
151.	Mr. Tom.	30.42	84.2	84.5	86.6	82.1	1.51	W.	W.	10	10	W.	10	10	10					
152.	Mr. Tom.	30.43	84.3	84.6	86.7	82.2	1.52	W.	W.	10	10	W.	10	10	10					
153.	Mr. Tom.	30.44	84.4	84.7	86.8	82.3	1.53	W.	W.	10	10	W.	10	10	10					
154.	Mr. Tom.	30.45	84.5	84.8	86.9	82.4	1.54	W.	W.	10	10	W.	10	10	10					
155.	Mr. Tom.	30.46	84.6	84.9	87.0	82.5	1.55	W.	W.	10	10	W.	10	10	10					
156.	Mr. Tom.	30.47	84.7	85.0	87.1	82.6	1.56	W.	W.	10	10	W.	10	10	10					
157.	Mr. Tom.	30.48	84.8	85.1	87.2	82.7	1.57	W.	W.	10	10	W.	10	10	10					
158.	Mr. Tom.	30.49	84.9	85.2	87.3	82.8	1.58	W.	W.	10	10	W.	10	10	10					
159.	Mr. Tom.	30.50	85.0	85.3	87.4	82.9	1.59	W.	W.	10	10	W.	10	10	10					
160.	Mr. Tom.	30.51	85.1	85.4	87.5	83.0	1.60	W.	W.	10	10	W.	10	10	10					
161.	Mr. Tom.	30.52	85.2	85.5	87.6	83.1	1.61	W.	W.	10	10	W.	10	10	10					
162.	Mr. Tom.	30.53	85.3	85.6	87.7	83.2	1.62	W.	W.	10	10	W.	10	10	10					
163.	Mr. Tom.	30.54	85.4	85.7	87.8	83.3	1.63	W.	W.	10	10	W.	10	10	10					
164.	Mr. Tom.	30.55	85.5	85.8	87.9	83.4	1.64	W.	W.	10	10	W.	10	10	10					
165.	Mr. Tom.	30.56	85.6	85.9	88.0	83.5	1.65	W.	W.	10	10	W.	10	10	10					
166.	Mr. Tom.	30.57	85.7	86.0	88.1	83.6	1.66	W.	W.	10	10	W.	10	10	10					
167.	Mr. Tom.	30.58	85.8	86.1	88.2	83.7	1.67	W.	W.	10	10	W.	10	10	10					
168.	Mr. Tom.	30.59	85.9	86.2	88.3	83.8	1.68	W.	W.	10	10	W.	10	10	10					
169.	Mr. Tom.	30.60	86.0	86.3	88.4	83.9	1.69	W.	W.	10	10	W.	10	10	10					
170.	Mr. Tom.	30.61	86.1	86.4	88.5	84.0	1.70	W.	W.	10	10	W.	10	10	10					
171.	Mr. Tom.	30.62	86.2	86.5	88.6	84.1	1.71	W.	W.	10	10	W.	10	10	10					
172.	Mr. Tom.	30.63	86.3	86.6	88.7	84.2	1.72	W.	W.	10	10	W.	10	10	10					
173.	Mr. Tom.	30.64	86.4	86.7	88.8	84.3	1.73	W.	W.	10	10	W.	10	10	10					
174.	Mr. Tom.	30.65	86.5	86.8	88.9	84.4	1.74	W.	W.	10	10	W.	10	10	10					
175.	Mr. Tom.	30.66	86.6	86.9	89.0	84.5	1.75	W.	W.	10	10	W.	10	10	10					
176.	Mr. Tom.	30.67	86.7	87.0	89.1	84.6	1.76	W.	W.	10	10	W.	10	10	10					
177.	Mr. Tom.	30.68	86.8	87.1	89.2	84.7	1.77	W.	W.	10	10	W.	10	10	10					
178.	Mr. Tom.	30.69	86.9	87.2	89.3	84.8	1.78	W.	W.	10	10	W.	10	10	10					
179.	Mr. Tom.	30.70	87.0	87.3	89.4	84.9	1.79	W.	W.	10	10	W.	10	10	10					
180.	Mr. Tom.	30.71	87.1	87.4	89.5	85.0	1.80	W.	W.	10	10	W.	10	10	10					
181.	Mr. Tom.	30.72	87.2	87.5	89.6	85.1	1.81	W.	W.	10	10	W.	10	10	10					
182.	Mr. Tom.	30.73	87.3	87.6	89.7	85.2	1.82	W.	W.	10	10	W.	10	10	10					
183.	Mr. Tom.	30.74	87.4	87.7	89.8	85.3	1.83	W.	W.	10	10	W.	10	10	10					
184.	Mr. Tom.	30.75	87.5	87.8	89.9	85.4	1.84	W.	W.	10	10	W.	10	10	10					
185.	Mr. Tom.	30.76	87.6	87.9	90.0	85.5	1.85	W.	W.	10	10	W.	10	10	10					
186.	Mr. Tom.	30.77	87.7	88.0	90.1	85.6														

ABSTRACT of the MEAN METEOROLOGICAL CONDITIONS of MAURUS in February 1910
compared with the average of past years.

Mean Values of				1910	Difference from	Average
Reduced atmospheric pressure	29.916	0.037 below.	30.000
Temperature of air	74.1	1.4 above.	76.7
Do. of superficies	72.9	1.5 "	70.9
Percentage of humidity	72	Same as.	72
Quantity of rain in inch	105.6	8.2 below.	109.7
Movement in shade	87.6	0.6 above.	86.6
Movement in shade	49.3	1.5 "	48.0
Do. on grass	60.1	2.5 "	62.9
Windfall in inches	nil.	0.28 below.	0.28
Do. since January 1st so four days	0.20	0.67 "	0.87
General direction of wind	East.	Same as.	East
Daily velocity in miles	129	2 above.	127
Dominant type of clouds, sky	23	1 below.	24
Do. of bright sunshine	72.7	8.8 "	80.5

DURATION AND QUANTITY of the Wind from different points.

From	Hours.	Miles.	From	Hours.	Miles.	From	Hours.	Miles.
North	1	3	East.	72	436	South
N. by E.	3	16	E. by S.	42	264	S. by W.	3	18
N.E. E.	38	270	E.S. E.	31	196	S.S. W.	1	6
N.E. by N.	34	187	E.E. by E.	28	177	S.W. by S.	5	34
N.E.	77	629	S.E.	45	281	S.W.	5	34
N.E. by E.	85	448	S.E. by S.	31	270	S.W. by W.
N.E.E.	62	287	S.S. E.	37	198	W.S. W.
E. by N.	34	184	S. by E.	3	21	W. by S.

There were twenty-four calm hours during the month. The resultant corresponding to the above action is represented by a E. by N. wind, blowing with a constant daily velocity of 94 miles.

Maurus Observatory, 14th March 1910.

B. L. JONES,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 11.7

MADRAS, TUESDAY EVENING, MARCH 25, 1913.

Price, \$ 1.00

ABSTRACT OF SEASON REPORT FOR THE WEEK
ENDING THE 12TH MARCH 1910.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS*

[illegible]

As an Appendix to *Journal of Urban Economics* 2004-2005.

June 1986

DISTRICT REPORTS.

GANTAM.

Water-supply generally sufficient. Sundas and Haradibeds overruns 30 11 and 35 9 feet deep, respectively. Sowing of paddy and transplanting of summer crop continue. Standing crops poor to fair. Harvested paddy, sugarcane, banana, redgram, greengram, blackgram and linseed, cotton poor to fair. Pasture getting scarce in parts; fodder available. Condition of cattle generally good. Rainfall of the district 6.5 inches above the average of the last 55 years.

TIRAGAPAZAM.

Water-supply sufficient. Transplanting of ragi in progress in one taluk. Standing crops fair. Harvested blackgram and greengram, cotton poor; greengram, poor to fair; cotton and tobacco, fair; sugarcane and chillies, fair to normal. Pasture and fodder generally sufficient. Condition of cattle good.

GODAVARI.

Water-supply insufficient in two taluks and two divisions. Backward 2.6 feet below the anicut. Flooding, weeding, preparing of seed-beds for paddy and weeding in progress in parts. Standing crops generally fair. Harvested tobacco, cotton fair; sugarcane, chillies, pulses and sholas, fair to normal. Pasture insufficient in first taluk and five divisions; fodder generally sufficient. Condition of cattle generally good.

KISTNA.

Water-supply insufficient in parts upland. Kistna 2.35 feet below the anicut; discharge sufficient for requirements. Transplanting of paddy in progress in five taluks. Standing crops generally good. Harvested blackgram, bengalgram, tobacco and chillies, cotton poor; redgram, wheat and maize, fair; sholas, pulse normal; sugarcane, fair to normal; paddy, normal. Pasture insufficient; fodder sufficient. Condition of cattle generally good.

GUNTUR.

Water-supply insufficient except in the delta taluks. Flooding in progress in parts. Standing crops generally fair, but withered in parts for want of rain. Harvested mango, cotton poor; ragi, redgram, tobacco, wheat, chillies, paddy, maize, sholas, pulses, carabarb, sunflower and horse, generally fair. Pasture scarce except in three taluks; fodder generally sufficient except in two taluks. Condition of cattle generally good.

KURNOOL.

Water-supply insufficient except under canal and a few taluks. Tungabhadra 4.71 feet below the anicut. Sowing of paddy and weeding of second-crop paddy in progress in parts. Standing crops generally fair. Harvested cotton, ragi, bengalgram, sugarcane and blackgram; cotton fair to normal. Pasture scanty; fodder sufficient. Condition of cattle good.

RANGANAPALLE.

Water-supply sufficient. Standing crops good. Harvested cotton; cotton normal. Pasture not available; fodder sufficient. Condition of cattle good.

BELLARY.

Water-supply insufficient in parts. Flooding, sowing of sugarcane, removing of soil from and weeding of green-crop and second-crop paddy in progress in parts. Standing crops fair to good; cotton damaged in parts of one taluk. Harvested cotton, cotton bad to normal; cotton, fair to normal; white sholas, fair to normal; sugarcane, fair to normal. Pasture scarce except in parts of one taluk; fodder sufficient. Condition of cattle generally good.

SANDUR.

Water-supply insufficient. Flooding in progress. Standing crops good. Pasture nil; fodder abundant. Condition of cattle good.

ANANTAPUR.

Water-supply sufficient except in parts. Weeding of later-crop paddy in progress in parts. Standing crops fair. Harvested paddy, cotton fair to normal; maize and cotton, poor to fair. Pasture scarce, but fodder available. Condition of cattle good. Rainfall of the district 1.5 inches above the average of the last 55 years.

CUDDAHUR.

Water-supply insufficient in parts. Sowing of paddy, sholas and indigo and weeding and transplanting of paddy and ragi going on in parts. Standing crops poor to fair; paddy and cotton withered in parts. Harvested paddy, ragi and cotton, cotton poor to normal; sugarcane, fair to normal; sholas and bengalgram, poor to fair. Pasture insufficient in parts; but fodder available. Condition of cattle generally good. Rainfall of the district one inch above the average of the last 25 years.

WELLER.

Water-supply inefficient except in parts. No flow over the Weller and Sanguan anahos; discharge from the former anahos not that from the latter inadequate for present requirements. Flooding for paddy and sugarcane and sowing of rice, shalim and sugarcane in progress in parts. Standing crops fair to fair generally; paddy withered in parts. Harvested paddy and shalim, outside fair to normal; sugarcane, fair to normal; cotton and sugarcane, fair. Pasture inefficient except in parts of two taluks and fodder sufficient except in parts. Condition of cattle generally good.

CHINGLETOT.

Water-supply inefficient except in a few young channels and large tanks. Flooding for paddy, sowing of paddy and sugarcane and transplanting of paddy, sugarcane and sugarcane in parts. Standing crops under sugarcane anahos having no deeply withered or withered. Harvested paddy, outside poor to fair; sugarcane, fair. Pasture inefficient in one taluk and fodder available. Condition of cattle generally good.

MADRAS.

Pasture sufficient.

SOUTH ARCOT.

Water-supply inefficient except in parts of three taluks. Flooding, watering, sowing and weeding of rice and sugarcane and transplanting of rice and sugarcane going on. Standing crops generally fair, but withering in parts. Harvested paddy and sugarcane, outside generally fair. Pasture sufficient and fodder available. Condition of cattle generally good.

NORTH ARCOT.

Water-supply generally efficient. Flooding, sowing, weeding and transplanting of paddy and sugarcane and sugarcane going on. Standing crops generally fair, but withered or withering in parts. Harvested paddy, outside poor to fair; sugarcane, fair. Pasture mostly in parts, but fodder available. Condition of cattle generally good. Rainfall of the district 54 inches above the average of the last 35 years.

SALEM.

Water-supply inefficient except in parts. Flooding, sowing of paddy, sugarcane and sugarcane, weeding of paddy and transplanting of paddy, sugarcane and sugarcane going on in parts. Standing crops generally fair, but dry crops require more rain. Harvested paddy, sugarcane and sugarcane, outside fair to average; sugarcane, poor; shalim, fair. Pasture and fodder generally available. Condition of cattle generally good. Rainfall of the district 44 inches above the average of the last 35 years.

CHOKKATON.

Water-supply sufficient except in parts of three taluks. Sowing of paddy, shalim and sugarcane going on in parts. Standing crops generally fair, but withering in parts of two taluks. Harvested paddy in parts, outside normal; sugarcane and shalim, fair. Pasture sufficient except in parts and fodder available. Condition of cattle generally good.

TRICHINPOLY.

Water-supply sufficient except in parts. Flow at the Grand Anahos inefficient. Sowing of paddy, shalim and sugarcane going on in parts. Standing crops fair. Harvested paddy in parts; outside fair; shalim and sugarcane, poor. Pasture mostly and fodder available. Condition of cattle fair.

TANJORE.

Water-supply inefficient in parts. No flow over the Grand Anahos and discharge inadequate for present requirements. Sowing of paddy sugarcane in parts. Standing crops generally fair, but withered in parts of three taluks for want of water. Harvested paddy in parts; outside fair. Pasture generally sufficient and fodder available. Condition of cattle generally good.

TODUKROTTAL.

Water-supply inefficient. Garden cultivation in progress in parts. Standing garden crops good. Harvested paddy, outside poor to fair; dry crops, fair. Pasture and fodder sufficient except in parts. Condition of cattle generally good.

MADRAS.

Water-supply sufficient except in parts. Discharge through the Perambur head three 500 cusecs. Flooding, sowing of shalim and transplanting of paddy going on. Standing crops generally fair; but paddy withered for want of rain in parts of three divisions. Harvested paddy, sugarcane and shalim, outside poor to fair. Pasture sufficient and fodder generally good. Condition of cattle generally good. Rainfall of the district 11 inches above the average of the last 35 years.

TINNEVELLY.

Water-supply inefficient in parts. No flow over the Trincomalee anahos, but discharge through same not sufficient. Flooding, sowing and weeding in progress in parts. Paddy withered or withering in parts. Harvested paddy, outside poor to normal; shalim, poor. Pasture mostly in parts, but fodder available. Condition of cattle generally good.

MALABAR

Water-supply sufficient. Pasture sufficient except in two tracts; fodder available. Condition of cattle generally fair. Rainfall of the district 12·1 inches above the average of the last 25 years.

SOUTH CANARA.

Water-supply insufficient in parts. Ploughing, sowing for third rice crop nearly over. Standing crops generally fair. Harvested second rice crop; output fair to normal. Pasture insufficient; fodder available. Condition of cattle generally good. Rainfall of the district 2·6 inches above the average of the last 25 years.

TRAVANCORE.

Not assessed

COCHIN

Water-supply insufficient in parts. Wet cultivation progressing. Pasture and fodder sufficient. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Ploughing, weeding, grading and picking of main crops continue. Standing crops good. Harvested coffee and tea; output fair. Pasture sufficient. Condition of cattle fair. Rainfall of the district 12·8 inches above the average of the last 25 years.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE
AND AGRICULTURAL DEPARTMENT, CALCUTTA.

Week ending 15th March 1910.—Light rain Bellary, Salem, Coimbatore, Tinnevely, Malabar, Nilgiris; nil elsewhere. Irrigation supplies sufficient in Ganjam, Vamangurata, North Arcot, Malabar, Nilgiris; insufficient in parts of other districts. Ploughing, sowing, weeding and transplanting in progress in parts. Standing crops generally fair, but some in parts Grantur, Cuddapah, Carnatic, Central and South have withered or are withering or require more rain. Harvests continue; output poor to normal and bumper. Pasture insufficient in parts Cinnara, Deccon, Nellore, Chingleput, North Arcot, Coimbatore, Trichinopoly, Tinnevely, South Canara; fodder scanty in parts Grantur, Nellore. Condition of cattle generally good. Price of rice stationary 16 districts, fallen 2, risen 5; ragi stationary 10 districts, fallen 4, risen 1; cholam stationary 3 districts, fallen 2, risen 9;umbu stationary 7 districts, fallen 2, risen 6. Public health generally good. Prospects generally fair though more rain required in Nellore and Salem. Condition of labouring classes everywhere satisfactory and employment readily available. Grain stocks generally sufficient.

DEPT. OF P.S., SEC., LAND REVS. AND AGRI.,
BOARD OF REVENUE, MADRAS,
15th March 1910.

L. D. SWAMIKANNU,
Secretary.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 6.]

MADRAS, TUESDAY EVENING, MARCH 15, 1910.

[PRICE, 2 annas.]

Part III.—Proceedings of the Imperial Legislature.

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GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

Bills introduced in the Council of the Governor General of India for making Laws and Regulations, Reports of Select Committees presented to the Council, and Bills published under Rule 23.

The following Reports of the Select Committee on the Bill to amend the law relating to the supply and use of electrical energy was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 6th March 1910:—

From Chief Commissioner, Coorg, No. 1485, dated 26th August 1909; from High Court, Cochin, No. 259, dated 26th August 1909. [Paper No. 1.]
From H. W. Kinnaird, Esq., Professor of Electrical and Mechanical Engineering, Glasgow Engineering College, dated 26th September 1909. [Paper No. 2.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure; from Agents to Governor General and Chief Commissioners, Madras, No. 8731, dated 1st October 1909; from Government, Eastern Bengal and Assam, No. 2024-J, dated 26th September 1909; from Government, Bikaner, No. 5076-1910, dated 26th September 1909; from Government, United Provinces, No. 1284-1910, dated 26th September 1909; from Chief Commissioner, Central Provinces, No. 1284-1910, dated 26th September 1909; from Chief Commissioner, Assam-Mizoram, No. 1284, dated 26th September 1909; from Agents to Governor General and Chief Commissioner, North-West Frontier Province, No. 1284 W., dated 26th September 1909. [Paper No. 3.]
From High Court, Ranchi, No. 1284, dated 26th September 1909, and enclosure; from Agents to Governor General and Chief Commissioner, North-West Frontier Province, No. 1284 W., dated 26th September 1909, and enclosure. [Paper No. 4.]
From Government, Madras, No. 842 (Commerce and Industry), dated 26th November 1909, and enclosure. [Paper No. 5.]
From Government, United Provinces, No. 1284-1910, dated 26th November 1909, and enclosure. [Paper No. 6.]
From Agents to Governor General and Chief Commissioner, Madras, No. 8731, dated 1st October 1909, and enclosure. [Paper No. 7.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure; from Agents to Governor General and Chief Commissioner, Madras, No. 8731, dated 1st October 1909, and enclosure; from Agents to Governor General and Chief Commissioner, Madras, No. 8731, dated 1st October 1909, and enclosure; from Agents to Governor General and Chief Commissioner, Madras, No. 8731, dated 1st October 1909, and enclosure. [Paper No. 8.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure. [Paper No. 9.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure. [Paper No. 10.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure. [Paper No. 11.]
From Government, Madras, No. 1864 W., dated 26th September 1909, and enclosure. [Paper No. 12.]

3. *Clause 2*.—We have redefined the definition of "energy" so as to make it include those instances of the definition of "purpose", which we have omitted. We have added a definition of "public lamp."

4. *Clause 3*.—In sub-clause (f) (4) we have substituted "the General Officer Commanding the District" for "the Commissioner-General of India", as the Army Department can require all important work being referred to higher authority if necessary. We have omitted sub-clause (3) of the Bill as introduced as the restricted nature of the power to grant licenses which is now conferred appears to us to make any such saving unnecessary.

5. *Clause 4*.—We have deleted the words "not being a local authority" in sub-clause (2), sub-clause (3) and (4), as we see no reason for differentiating between local authorities and companies in the matter of possession of licenses.

6. *Clause 5*.—We have transposed sub-clause (1) and (2) of the Bill as introduced and have added words to show more clearly the position of a mortgagee at the time when an undertaking is purchased.

In sub-clause (1) we have added words to bring the provision in line with the corresponding provision in clause 8. We have also slightly altered the position so as to make it clear that the power of removal conferred on the Local Government is limited to works in any street.

7. *Clause 6*.—We have made further alterations to those last described in this clause.

8. *Clause 7*.—We have altered the maximum period, after which an undertaking may be compulsorily expropriated, from 42 years to 40 years, and the subsequent recurring period from 10 to 30 years. It appears to us that during so short a period as ten years the licensee would not have sufficient incentive to extend his works and add to his capital outlay. We have also set out the terms of purchase, hereinafter incorporated by reference to clause 5, and we have provided for an addition not exceeding 20 per cent. being paid over and above the market value of the lands, buildings and plant as determined by the arbitrator. Although the Government has always been able to vary the purchase terms under clause 19 it appears to us desirable to show on the face of the new Act that some addition will possibly be given to compensate the licensee for the compulsory acquisition of his undertaking.

9. *Clause 10*.—In view of the changes we have made in clause 7 we have omitted to the wording of the Act of 1903 by substituting "with the previous sanction" for "subject to the sanction" of the Governor General in Council in this clause which empowers the Local Government to vary the purchase terms when granting licenses.

10. *Clause 11*.—We have omitted the new proviso to sub-clause (2) proposed by the Bill as introduced, as we consider that the local authority is sufficiently safeguarded by the provisions of clause 18. In sub-clause (2) which forbids the placing of electric supply lines or works on private property subject to the exception in the proviso, we have slightly enlarged the scope of the proviso in the interests of business. The rights of the owners of property are, we consider, fully safeguarded by the second proviso, by the new sub-clause (3), and by sub-clause (4).

11. *Clause 12*.—We have inserted a new proviso, based on the recently enacted Electric Lighting Act, 1909, in place of that in the Bill as introduced, as we believe it will be more acceptable both to licensees and the public.

12. *Clause 13*.—In sub-clause (1), we have omitted the last two lines of the Bill referring to rates, and the provisions are in accordance with the corresponding one in the English law. The liberty of granting licenses should, we think, be left entirely to the licensee, subject to the provision that no undue preference is shown. We have omitted sub-clause (5) of the Bill as introduced as we consider that any dispute which arises as to undue preference can only be settled satisfactorily by a court of law.

13. *Clause 14*.—We have widened the scope of the proviso to this clause so as to render it illegal for a licensee to set off a sentence for non-payment of charges while any *and* file dispute is under consideration by an Electric Inspector.

14. *Clause 15*.—On further consideration we have amended this clause of the Bill as introduced. The clause, which is in the schedule of the Act of 1903, was objected to at the time that Government was under discussion and is still held to be unduly restrictive. Government, on the other hand, has sufficient power under the rules and under clause 24, sub-clause (2) of the Bill as amended, to forbid the use of dangerous or defective works.

15. *Clause 16 (formerly 17)*.—We have transposed the 8th and 7th sub-clauses of the Bill and have somewhat extended the former—now sub-clause (7)—for the protection of the consumer in cases where, as in Bombay, special systems of charging for electricity, involving special apparatus beyond the primary meter referred to in sub-clause (1), are in force. In sub-clause (6), (formerly (7)), we have introduced provisions for persons other than Electric Inspectors dealing disputes and have made other minor changes to render the intention of the clause clearer. The explanation has been extended so as to cover the situation referred to.

16. *Clause 17 (formerly 18)*.—We have inserted words to enable conditions to be imposed where erection is given under this clause to the supply by a licensee of energy outside his authorized area, and we have added a new proviso to protect other licensees from unfair competition, as has been done in the Electric Lighting Act, 1909.

17. *Clause 18 (formerly 19)*.—In the Bill as introduced the distinction between Part II and Part III was between the supply of energy as the one kind and the use of energy as the other, so that clause 23 of that Bill, dealing with supply by non-licensees, was inserted in the former Part. We have now as further consideration transferred the clause to Part III with a new heading. We have also reworded the clause so as to prohibit the unauthorized supply of energy instead of the unauthorized breaking up of streets. A person intending to engage in the business of supplying energy without a license will require the sanction of the Local Government. We have also added a proviso to prevent licensees' undertakings from unreasonable competition with unauthorized undertakings.

18. *Clause 22*.—Clause 22 as now and provided for the enforcement of non-licensing of voluntary powers is connected with the breaking up of streets. It has been pointed out that in the absence of express statutory authority neither the local authority nor the Local Government can authorize the breaking up of streets with any right as necessary for carrying on electrical works under Part III. Now

was a local authority (not being a licensee) break up the streets under its own control, for the purpose of public electric lighting, in the absence of special power in the Municipal Act; a case which is provided for by sub-clause (2). Sub-clause (2) subjects every order under the clause to revision by the Local Government.

19. Clause 33.—In sub-clause (2), we have widened the scope of sub-head (1) by substituting the words "any person" for the words "the public", so as to safeguard employees.

20. Clause 34.—In addition to some verbal changes we have struck out the latter part of sub-clause 2 (b) and in place of it have inserted a new sub-head (c), following closely the English law. The provision omitted was, we consider, too wide.

21. Clause 35.—We have amended both the sub-clause of the Bill as introduced and have added a new sub-clause (5) providing for an appeal to Government from any decision of an Electric Inspector not expressly declared to be final.

22. Clause 36.—Licenses having been unable to obtain certificates under section 38 (2) of the Indian Electricity Act, 1908, even where the circumstantial evidence has been strong, we have added words to this clause to make the existence of artificial means for the obstruction of energy prima facie evidence of dishonest obstruction.

23. Clause 42.—The slight change made in this clause is consequential to the alteration we have suggested in clause 35 (formerly 29).

24. Clause 44.—In sub-clause (a) and (c) we have also made certain consequential alterations and in sub-head (c) we have extended the scope of the provisions relating to interference with meters. We have further amplified the latter part of the clause in order to give greater protection to licensees by declaring that certain acts shall be prima facie evidence of an offence having been committed.

25. Clause 45.—We have provided for the punishment of commission for breach of this provision. We are advised that it is by no means difficult to contravene the public laws over a large area, and we think that a severer penalty than a fine should be provided for such cases.

26. Clause 55.—In view of the new sub-clause (2), which we have added to clause 44, we have omitted the latter part of this clause.

27. Clause 56.—In sub-clause (2) we have added words providing that applications for licenses, which may be pending under the Act of 1908, shall be deemed to have been made under this Act. In sub-clause (2) we have extended the scope, so as to cover all licenses and agreements in existence at the commencement of the new Act. It will be open to any person holding such a license, or being a party to such an agreement, who desires to have the benefit of this Act, to have his existing permit revoked by agreement and simultaneously to take out a new license under this Act. Otherwise the provisions of the Schedule to the existing Act will remain in force as regards such licenses.

28. The Schedule.—In clause 11 we have added a sub-clause (a) allowing the Local Government to accept the report of a licensee's auditor. In clause 14 we have amended the corresponding words of the existing Act in place of the latter part of the clause in the Bill as introduced. In clause 16 we have made some changes to make it clear that the provisions are conditions on which a licensee gives and undertakes to give a supply of energy. Clause VII of the Bill as introduced was somewhat obscure, and we have therefore altered its provisions considerably in order to make its meaning clearer. The other changes in the Schedule do not call for special remark.

29. The publication ordered by the Council has been made as follows:—

		In English.		Date.
Gazette.				
Gazette of India				21st July 1908.
Port St. George Gazette				16th August 1908.
Ranchy Government Gazette				12th August 1908.
Calcutta Gazette				11th August 1908.
United Provinces Gazette				7th August 1908.
Punjab Government Gazette				10th August 1908.
Rangoon Gazette				5th August 1908.
Central Provinces Gazette				7th August 1908.
Eastern Bengal and Assam Gazette				10th August 1908.
Cooch District Gazette				12th August 1908.
Madras Official Gazette				15th August 1908.
		In the vernacular.		
Province.		Language.		Date.
Bengal	Bengali			23rd September 1908.
	Hindi			23rd September 1908.
	Urdu			23rd September 1908.
Eastern Bengal and Assam.	Bengali			16th October 1908.
	Marathi			16th October 1908.

30. We think that the Bill has not been so altered as to require re-publication, and we recommended that it be passed as now amended.

J. G. MILLER.
S. P. SINHA.
T. B. WYNN.
L. M. JACOB.
C. H. KRISTEVEN.
V. K. DAS.
M. S. DAS.
C. W. N. GRAHAM.
F. HAWSON.

The 15th March 1918.

No. II.

The bracketed original provisions relate to sections of the Indian Telegraph Act, 1885, unless otherwise specified. The bracketed portions indicate amendments as suggested by this Act of 1903. The portions printed in *italics* denote the amendments proposed by the Select Committee.

A Bill to amend the law relating to the supply and use of electrical energy.

WHEREAS it is expedient to amend the law relating to the supply and use of electrical energy: It is hereby enacted as follows:—

PART I.

PREAMBLE.

Short title, extent and commencement.

1. (1) This Act may be called the Indian Electricity Act, 1910.

(2) It extends to the whole of British India, inclusive of British Baluchistan and the British Possessions; and

(3) It shall come into force on such date as the Governor General in Council may, by notification in the *Gazette of India*, direct in this behalf.

2. In this Act, expressions defined in the Indian Telegraph Act, 1885, have the meanings assigned to them in that Act, and, unless there is anything repugnant in the context or meaning,—

- (a) "aerial line" means any electric supply-line which is placed above ground and is the open air;
- (b) "a line of supply" means the area within which a licensee is for the time being authorized by his license to supply energy;
- (c) "consumer" means any person who is supplied with energy by a licensee, or whom persons are for the time being authorized for the purpose of a supply of energy with the works of a licensee;
- (d) "daily line" means a line for each day on which an offence is committed after conviction therefor;
- (e) "distributing main" means the portion of any main with which a service line is, or is intended to be, directly connected;
- (f) "electric supply-line" means a wire, conductor or other means used for conveying, transmitting or distributing energy together with any casing, coating, covering, tube, pipe or boundary enclosing, surrounding, or supporting the same or any part thereof or any apparatus connected therewith for the purpose of an conveying, transmitting or distributing such energy;
- (g) "energy" means electrical energy when generated, transmitted, supplied, or used for any purpose except the transmission of a message;
- (h) "licensee" means any person licensed under Part II to supply energy;
- (i) "main" means any electric supply-line through which energy is, or is intended to be, supplied by a licensee to the public;
- (j) "provided" means provided by rules made under this Act;
- (k) "public lamp" means an electric lamp used for the lighting of any street;
- (l) "service line" means any electric supply-line through which energy is, or is intended to be, supplied by a licensee to a consumer other than a distributing main or directly from the licensee's premises;
- (m) "street" includes any way, road, lane, square, court, alley, passage or open space, whether a thoroughfare or not, over which the public have a right of way, and also the roadway and footway over any public bridge or causeway; and
- (n) "works" includes electric supply-lines and any buildings, machinery or apparatus required to supply energy and to carry into effect the objects of a license granted under Part II.

PART II.

SURREY OF LICENSE.

License.

3. (1) The Local Government may, on application made in the prescribed form and on payment of a sum of license fee prescribed by the Local Government, grant to any person a license to supply energy in any specified area, and also to lay down or place electric supply-lines for the conveyance and transmission of energy.

(2) where the energy to be supplied is to be generated outside such area, from a generating station situated outside such area in the locality of such area, or

(3) where energy is to be conveyed or transmitted from any place in such area to any other place therein, *where an authorized line is not available there, across such area.*

(4) In respect of every such license and the grant thereof the following provisions shall have effect, namely:—

(a) any person applying for a license under this Part shall publish a notice of his application in the prescribed manner and with the prescribed particulars, and the license shall not be granted

(b) until all objections received by the Local Government with reference thereto have been considered by it;

Provided that no objection shall be so considered unless it is received before the expiration of three months from the date of the first publication of such notice as aforesaid; and

- (k) shall, in the case of an application for a licence for an area including the whole or any part of any enclosure, factory, concern, building or any part of any building, or place in the possession of the Government for naval or military purposes, the Local Government has provided that there is no objection to the grant of the licence on the part of the General Officer Commanding the Division; [s. 4(1)]
- (l) where an objection is received from any local authority concerned, the Local Government shall, if in its opinion, the objection is (a) insufficient, record in writing and communicate to such local authority the reasons for such opinion; [s. 4(2)]
- (m) no application for a licence under this Part shall be made by any local authority except in pursuance of a resolution passed at a meeting at which authority held, other than monthly, previous notice of the terms and of the purposes thereof has been given in the minutes in which notice of meetings of such local authority are usually given; [s. 4(3)]
- (n) a licence under this Part may prescribe such terms as to the limits within which, and the conditions under which, the supply of energy is to be compulsory or permissive, and as to the limits of prices to be charged in respect of the supply of energy, and generally as to such matters as the Local Government may think fit; [s. 4(4)]
- (o) the grant of a licence under this Part for any purpose shall not in any way hinder or restrict the grant of a licence to another person within the same area of supply for a like purpose; [s. 4(5)]
- (p) the provisions contained in the Schedule shall be deemed to be incorporated with, and to form part of, every licence granted under this Part, save in so far as they are expressly added to, varied or excepted by the licence, and shall, subject to any such addition, variation or exception which the Local Government is lawfully empowered to make, apply to the undertaking authorized by the licence.

Provided that, where a licence is granted, in accordance with the provisions of clause IX of the Schedule for the supply of energy to other licensees for distribution by them, then, in so far as such licence relates to such supply, the provisions of clauses IV, V, VI, VII, VIII and XII of the Schedule shall not be deemed to be incorporated with the licence.

(5) The exercise of the powers conferred in the Local Government by this section shall be subject to the control of the Governor General in Council.

[Rev. of 1950, s. 7(1)]

4 (2) The Local Government may, if in its opinion the public interest so requires, revoke a licence in any of the following cases, namely:—

[s. 4(2)]

- (a) where the licensee, in the opinion of the Local Government, wilfully and unconscionably prolonged default in doing anything required of him by or under this Act; [s. 4(3)]
- (b) where the licensee breaches any of the terms or conditions of his licence the breach of which is expressly declared by such licence to render it liable to revocation; [s. 4(4)]
- (c) where the licensee fails, within the period fixed in this behalf by his licence or any longer period which the Local Government may substitute therefor by order under sub-section (7), clause (7), and before terminating any of the powers conferred on him thereby in relation to the supply of works;—
- (i) to show, to the satisfaction of the Local Government, that he is in a position fully and efficiently to discharge the duties and obligations imposed on him by his licence; or
- (ii) to make the deposit or furnish the security required by his licence; [s. 4(5)]
- (d) where the licensee is, in the opinion of the Local Government, unable, by reason of his insolvency, fully and efficiently to discharge the duties and obligations imposed on him by his licence.

(6) Where the Local Government might, under sub-section (7), revoke a licence, it may, instead of revoking the licence, permit it to remain in force subject to such further terms and conditions as it thinks fit to impose, and any further terms or conditions so imposed shall be binding upon, and be enforceable by the licensee, and shall be of like force and effect as if they were contained in the licence.

(7) Where in its opinion the public interest so permits, the Local Government may, on the application or with the consent of the licensee, and, if the licensee is not a local authority, after consulting the local authority (if any) concerned,—

[s. 4(6)]

- (a) revoke a licence as to the whole or any part of the area of supply upon such terms and conditions as it thinks fit; or
- (b) vary such licence or conditions in the terms and conditions of a licence including the provisions specified in section 2, sub-section (2), clause (2), as it thinks fit.

Provision where licensee, not being a local authority, is concerned.

8. Where the Local Government revokes, under clause (7), sub-section (7), the licence of a licensee, not being a local authority, the following provisions shall have effect, namely:—

[s. 4(7)]

- (a) the Local Government shall serve a notice of the revocation upon the licensee, and, when the notice of the area of supply is issued in the case for which a local authority is constituted, upon that local authority also, and shall in the notice fix a date on which the revocation shall take effect; and on and with effect from that date all the powers and liabilities of the licensee under this Act shall absolutely cease and determine; [s. 4(8)]
- (b) where a notice has been served on a local authority under clause (a), the local authority may, within three months after the service of the notice and with its written consent of the Local Government, by notice in writing, require the licensee to sell, and thereupon the licensee shall sell, the undertaking to the local authority as payment of the value of all lands, buildings, works, materials and plant of the licensee suitable to, and used by him for, the purpose of the undertaking, such value to be, in case of difference or dispute, determined by arbitration.

Provided that the value of such lands, buildings, works, materials and plant shall be deemed to be their fair market-value at the time of purchase, due regard being had to the nature and condition for the time-being of such lands, buildings, works, materials and plant, and to the state of repair thereof, and to the circumstances that they are in such a position as to be ready for immediate working, and to the suitability of the same for the purposes of the undertaking, but without any addition in respect of compulsory purchase or of goodwill, or of any profits which may be or might have been made from the undertaking, or of any similar considerations;

- (b) where no purchase has been effected under clause (1), and any other person is willing to purchase the undertaking, the Local Government may, if it thinks fit, with the consent of the licensee, or without the consent of the licensee if the price is not less than that for which the local authority might have purchased the same, require the licensee to sell, and thereupon the licensee shall sell, the undertaking to such other person;
- (c) where no purchase has been effected under clause (1) or clause (a) within such time as the Local Government may consider reasonable, or where the whole of the area of supply is not included in the area for which a single local authority is constituted, the Local Government shall have the option of purchasing the undertaking; and, if the Local Government elects to purchase, the licensee shall sell the undertaking to the Local Government upon terms and conditions similar to those set forth in clause (1);
- (d) where a purchase has been effected under any of the preceding clauses,

(i) the undertaking shall rest in the purchasee free from any debts, mortgages or similar obligations of the licensee or attaching to the undertaking;

Provided that any such debts, mortgages or similar obligations shall attach to the purchase-money in substitution for the undertaking; and

(ii) the recission of the license shall extend only to the recission of the rights, powers, authorities, duties and obligations of the licensee from whom the undertaking is purchased, and, save as aforesaid, the license shall remain in full force, and the purchasee shall be deemed to be the licensee.

Provided that where the Local Government elects to purchase under clause (d), the licensee shall, after purchase, in so far as the Local Government is concerned, cease to have any further operation;

- (f) where no purchase has been effected under any of the foregoing clauses, the licensee shall have the option of disposing of all lands, buildings, works, materials and plant belonging to the undertaking in such manner as he may think fit;
- Provided that, if the licensee does not exercise such option within a period of six months from the date on which the same became exercisable, the Local Government may forthwith cause the works of the licensee to, under, over, along or across any street to be removed, and every such street to be reinstated, and recover the cost of such removal and reinstatement from the licensee;
- (g) if the licensee has been required to sell the undertaking, and if the sale has not been completed by the date fixed in the notice issued under clause (d), the purchasee may, with the previous sanction of the Local Government, work the undertaking pending the completion of the sale.

8. (1) Where the Local Government resolves the license of a local authority under section 4, sub-section (1), and any person is willing to purchase the undertaking, the Local Government may, if it thinks fit, require the local authority to sell, and thereupon the local authority shall sell, the undertaking to such person on such terms as the Local Government thinks fit.

(2) Where no purchase has been effected under sub-section (1), the licensee shall have the option of disposing of all lands, buildings, works, materials and plant belonging to the undertaking in such manner as he may think fit.

Provided that, if the licensee does not exercise such option within a period of six months from the date on which the same became exercisable, the Local Government may forthwith cause the works of the licensee to, under, over, along or across any street to be removed and every such street to be reinstated, and recover the cost of such removal and reinstatement from the licensee.

9. (1) Where a license has been granted to any person not being a local authority, and the whole of the area of supply is included in the area for which a single local authority is constituted, the local authority shall, on the expiration of such period, not exceeding fifty years, and of every such subsequent period, not exceeding twenty years, as shall be specified in the bill in the license, have the option of purchasing the undertaking, and, if the local authority, with the previous sanction of the Local Government, elects to purchase, the licensee shall sell the undertaking to the local authority on payment of the value of all lands, buildings, works, materials and plant of the licensee attributable to, and used by him for, the purposes of the undertaking, such value to be, in case of difference or dispute, determined by arbitration;

Provided that the value of such lands, buildings, works, materials and plant shall be deemed to be their fair market value at the time of purchase, due regard being had to the nature and condition for the time-being of such lands, buildings, works, materials and plant, and to the state of repair thereof, and to the circumstances that they are in such a position as to be ready for immediate working, and to the suitability of the same for the purposes of the undertaking;

Provided also that there shall be added to such value an amount such percentage, if any, not exceeding twenty per centum on that value as may be specified in the license, on account of compulsory purchase.

(2) Where—

- (a) the local authority does not elect to purchase under sub-section (1), or
- (b) the whole of the area of supply is not included in the area for which a single local authority is constituted, or

(4) a licensee supplies energy from the same generating station to two or more areas of supply, each controlled by its own local authority, and has been granted a license in respect of each area of supply.

(5) Where a purchase has been effected under sub-section (1) or sub-section (2),

(a) the undertaking shall vest in the purchaser, free from any debts, mortgages or

similar obligations of the licensee or attaching to the undertaking. Provided that any such debts, mortgages or similar obligations shall attach to the purchase money in substitution for the undertaking; and,

(b) save as aforesaid, the license shall remain in full force, and the purchaser shall be deemed to be the licensee.

Provided that where the Local Government elects to purchase under sub-section (2), the licensee shall, after purchase, in so far as the Local Government is concerned, cease to have any further operations.

(6) No less than two years' notice in writing of any election to purchase under this section shall be served upon the licensee by the local authority or the Local Government, or the case may be.

(7) Notwithstanding anything heretofore contained, a local authority may, with the previous sanction of the Local Government, waive its option to purchase and enter into an agreement with the licensee for the working by him of the undertaking with the expiration of the next subsequent period referred to in sub-section (1), upon such terms and conditions as may be stated in such agreement.

8. Where, on the expiration of any of the periods referred to in section 7, sub-section (1), (3), (4),

Provision where purchase and license is made with consent of licensee.

Provided that, if the licensee does not exercise such option within a period of six months, the Local Government may proceed to take action as provided in section 8, clause (f) proviso.

9. (1) The licensee shall not, at any time without the previous consent in writing of the Local

Government, engage, by purchase or otherwise, the service of the undertaking of, or associate himself as far as the business of supplying energy is concerned with, any person supplying or intending to supply, energy under any other license, and, before applying for such consent, the licensee shall give not less than one month's notice of the application to every local authority, both in the licensee's area of supply, and also in the area or areas in which such other person supplies, or intends to supply, energy.

Provided that nothing in this sub-section shall be construed to require the consent of the Local Government for the supply of energy by one licensee to another in accordance with the provisions of clause IX of the Schedule.

(2) The licensee shall not at any time assign his license or transfer his undertaking, or any part thereof, by sale, mortgage, lease, exchange or otherwise without the previous consent in writing of the Local Government.

(3) Any agreement relating to any transaction of the nature described in sub-section (1) or sub-section (2), unless made with, or subject to, such consent as aforesaid, shall be void.

10. Notwithstanding anything in sections 3, 7 and 8, the Local Government may, with the previous sanction of the Governor General in Council, in any license to be granted under this Act,

(a) vary the terms and conditions upon which and the periods on the expiration of which the licensee shall be bound to sell his undertaking;

(b) direct that, subject to such conditions and restrictions (if any) as it may think fit to impose, the provisions of the said section or any of them shall not apply.

11. (1) Every licensee shall, unless expressly exempted from the liability by his license, or by order in

writing of the Local Government, prepare and tender to the Local Government at the prescribed date in each year, an annual statement of accounts of his undertaking made up to such date, in such form, and containing such particulars as may be prescribed in this behalf.

(2) The licensee shall keep copies of such annual statement at his office and sell the same to any applicant at a price not exceeding five rupees per copy.

Works.

12. (1) Any licensee may, from time to time, but subject always to the terms and conditions of his license, or, where the area of supply, or, where permitted by the terms of his license to lay down or place electric supply-lines without the area of supply, without that area—

(a) open and break up the soil and pavement of any street, railway or highway;

(b) open and break up any sewer, drain or tunnel in or under any street, railway or highway;

(c) lay down and place electric supply-lines and other works;

(d) repair, alter or renew the same; and

(e) do all other acts necessary for the due supply of energy.

(2) Nothing contained in sub-section (1) shall be deemed to authorise a licensee, without the sanction of the local authority or of the owner and occupier concerned, to lay down or place any electric supply-lines or other work in, through or against any building, or on, over or under any land not dedicated to public use where, whenever or whenever any electric supply-line or work has not already been lawfully laid down or placed by such licensee.

Provided that any support of an electric line or any stay or strut required for the sole purpose of securing in position any support of an aerial line may be fixed on any building or land so, having been so fixed, may be shared, notwithstanding the objection of the owner or occupier of such building or land, if the District Magistrate or, in a Presidency-town or Bangalore, the Commissioner of Police by order in writing in dispute.

Provided also, that, if at any time the owner or occupier of any building or land on which any such support, stay or street has been found shown sufficient cause, the District Magistrate or, in a Presidency town or Bangalore, the Commissioner of Police may by order in writing direct any such support, stay or street to be removed or altered.

(5) When making an order under subsection (2) the District Magistrate or the Commissioner of Police, as the case may be, shall fix the amount of compensation or of annual rent, or of both, which should in his opinion be paid by the licensee to the owner or occupier.

(6) Every order made by a District Magistrate or a Commissioner of Police under subsection (2) shall be subject to revision by the Local Government.

(7) Nothing contained in subsection (2) shall be deemed to authorise or empower any licensee to open or break up any street not repairable by the Government or a local authority, or any railway or tramway, except such streets, railways or tramways (if any) as are specially authorised to be laid up by the Government, without the written consent of the person by whom the street is repairable or of the person for the time being entitled to work the railway or tramway, unless with the written consent of the Local Government.

Provided that the Local Government shall not give any such consent as aforesaid, until the licensee has given notice, by advertisement or otherwise to the Local Government may direct, and within such period as the Local Government may fix in this behalf, to the person above referred to, and to all its representatives or objections referred in accordance with the notice have been considered by the Local Government.

11. (1) Where the execution of any of the powers of a licensee in relation to the execution of any works involves the placing of any works in, under, over, along or across any street, part of a street, railway, tramway, canal or waterway, the following provisions shall have effect, namely:—

(a) not less than one month before commencing the execution of the works (not being a service line immediately situated, or intended to be immediately situated, in a street) the licensee shall, in the report, receipt or amendment of existing works at which the character or position is not to be altered, the licensee shall serve upon the person responsible for the repair of the street or part of a street (hereinafter in this section referred to as "the repairing authority") or upon the person for the time being entitled to work the railway, tramway, canal or waterway (hereinafter in this section referred to as "the owner"), as the case may be, a notice in writing describing the proposed works, together with a sketch and plan thereof on a scale sufficiently large to show clearly the details of the proposed works, and not in any case smaller than one inch to eight feet vertically and sixteen inches to the mile horizontally, and indicating the manner in which, and the time at which, it is proposed to interfere with or alter any existing works, and shall, upon being required to do so by the repairing authority or owner, as the case may be, from time to time give such further information in relation thereto as may be required.

(b) If the repairing authority intimates to the licensee that it disapproves of such works, unless he complies or agrees thereof subject to amendment, the licensee may, within one week of receiving such intimation, appeal to the Local Government, whose decision, after considering the reasons given by the repairing authority for its action, shall be final.

(c) If the repairing authority fails to give notice in writing of its approval or disapproval to the licensee within one month, it shall be deemed to have approved of the works, unless and plan, and the licensee, after giving not less than forty-eight hours' notice in writing to the repairing authority, may proceed to carry out the works in accordance with the notice and the sketch and plan served under clause (a).

(d) If the owner disapproves of such works, unless or plan, or approves thereof subject to amendment, he may, within three weeks after the service of the notice under clause (a), serve a requisition upon the licensee demanding that any question in relation to the works or its compensation, or to the obligations of the owner to others in respect thereof, shall be determined by arbitration, and thereupon the matter shall, unless settled by agreement, be determined by arbitration.

(e) Where a requisition has been served by the owner upon the licensee under clause (d), within the time named, the owner shall be deemed to have approved of the works, unless and plan, and in that case, as where after a requisition for arbitration the matter has been determined by arbitration, the licensee may, upon payment or securing of compensation he is entitled to according to the notice and the sketch and plan, subject to such modifications as may have been determined by arbitration or agreed upon between the parties.

(f) Where the works to be executed consist of the laying of any under ground service line immediately situated, or intended to be immediately situated, in a street, the licensee shall give to the repairing authority or the owner, as the case may be, not less than forty-eight hours' notice in writing of his intention to execute such works.

(g) Where the works to be executed consist of the repair, renewal or amendment of existing works of which the character or position is not to be altered, the licensee shall, except in cases of emergency, give to the repairing authority, or to the owner, as the case may be, not less than forty-eight hours' notice in writing of his intention to execute such works, and, on the expiry of such notice, such works shall be commenced forthwith and shall be carried out with all reasonable despatch, and, if possible, both by day and by night until completed.

(h) Where the licensee is in default in complying with any of these provisions, he shall make full compensation for any loss or damage incurred by others, himself, with, where any difference or dispute arises as to the amount of such compensation, the matter shall be determined by arbitration.

(i) Notwithstanding anything in this section, the licensee may, in case of emergency due to the breakdown of an underground electric supply-line, after giving notice in writing to the repairing authority or the owner, as the case may be, of his intention to do so, place an aerial line without complying with the provisions of subsection (2).

Provided that such aerial line shall be used only until the defect in the underground electric supply-lines can be made good, and in no case (unless with the written consent of the Local Government) for a period exceeding six weeks, and shall be removed as soon as may be after such defect is removed.

14. (F) Any licensee may alter the position of any pipe (not forming in a case where the licensee is not a local authority, part of a local authority's main sewer, or of any wire under or over any place which he is authorized to open or touch) if such pipe or wire is likely to interfere with the conduct of his power under the Act; and any person may alter the position of any electric supply-lines or works of a licensee under or over any place as aforesaid, if such electric supply-lines or works are likely to interfere with the lawful exercise of any power vested in him.

(F) In any such case as aforesaid the following provisions shall, in the absence of an agreement to the contrary between the parties concerned, apply, namely:—

- (a) not less than one month before commencing any alteration, the licensee or other person desiring to make the same (hereinafter in this section referred to as "the operator") shall serve upon the person for the time being entitled to the pipe, wire, electric supply-lines or works, as the case may be (hereinafter in this section referred to as "the owner"), a notice in writing, describing the proposed alteration, together with a plan thereof on a scale sufficiently large to show clearly the details of the proposed work, and not in any case smaller than one inch to eight feet vertically and sixteen inches to the mile horizontally, and containing the name when it is to be commenced, and shall subsequently give such further information in relation thereto as the owner may desire;
 - (b) within fourteen days after the service of the notice, notice and plan upon the owner, the owner may serve upon the operator a requisition to the effect that any question arising upon the notice, notice and plan shall be determined by arbitration, and thereupon the matter shall, unless settled by agreement, be determined by arbitration;
 - (c) every arbitrator to whom a reference is made under clause (b) shall have regard to any duties or obligations which the owner is under, and may require the operator to execute any temporary or other works as far as may be practicable to interfere with the work;
 - (d) where no requisition is served upon the operator under clause (b) within the time limited, or where such a requisition has been served and the matter has been settled by agreement or determined by arbitration, the alteration may, upon payment or securing of any compensation accepted or determined by arbitration, be executed in accordance with the notice, notice and plan and subject to such modifications as may have been determined by arbitration or agreed upon between the parties;
 - (e) the owner may, at any time before the operator is entitled to commence the alteration, serve upon the operator a statement in writing to the effect that he desires to execute the alteration himself and requires the operator to give such remedy for the payment of any expenses as may be agreed upon or, in default of agreement, determined by arbitration;
 - (f) where a statement is served upon the operator under clause (e), he shall, not less than forty-eight hours before the execution of the alteration is required to be commenced, furnish such remedy and serve upon the owner a notice in writing indicating the time when the alteration is required to be commenced, and the manner in which it is required to be made; and thereupon the owner may proceed to execute the alteration as required by the operator;
 - (g) where the owner declines to comply or does not, within the time and in the manner prescribed by a notice served upon him under clause (f), comply with the notice the operator may himself execute the alteration;
 - (h) all expenses properly incurred by the owner in complying with a notice served upon him by the operator under clause (f) may be recovered by him from the operator.
- (F) Where the licensee or other person directed to make the alterations under clause (F) is complying with any of these provisions, he shall make full compensation for any loss or damages incurred by reason thereof, and, where any difference or dispute arises as to the amount of such compensation, the matter shall be determined by arbitration.

Laying of electric supply-lines in other works over sewers, pipes or other electric supply-lines or works.

15. (F) Where—

- (a) the licensee requires to dig or sink any trench for laying down any new electric supply-lines or other works, near to which any sewer, drain, subterranean or work under the control of the Local Government or of any local authority, or any pipe, wire, electric supply-line or other work belonging to any duly authorized person, has been lawfully placed, or
 - (b) any duly authorized person requires to dig or sink any trench for laying down or substituting any new pipes or other works, near to which any electric supply-line or work of a licensee has been lawfully placed,
- the licensee or such duly authorized person, as the case may be (hereinafter in this section referred to as "the operator"), shall, unless otherwise agreed upon between the parties authorized or as may be in the case of the Local Government or local authority, or to such duly authorized person, written consent, give to the Local Government or local authority, or to such duly authorized person, or to the licensee, as the case may be (hereinafter in this section referred to as "the owner"), not less than forty-eight hours' notice in writing before commencing to dig or sink the trench, and the owner shall have the right to be present during the execution of the work, which shall be executed to the reasonable satisfaction of the owner.
- (F) Where the operator finds it necessary to submerge, but not to alter, the position of any pipe, electric supply-line or work, he shall support it in position during the execution of the work, and before suspension shall provide a suitable and proper foundation for it where so ordered.
- (F) Where the operator (being the licensee) lays any electric supply-line across, or so as to be liable to touch, any pipes, drains or sewers or pipes or subterranean belonging to any duly authorized person

(a. 14.)

(a. 15.)

or to any person supplying, transmitting or using energy under this Act, he shall not, except with the written consent of such person and in accordance with section 24, sub-section (7), lay his electric supply-line so as to come into contact with any such pipe, line or service pipe or water-main.

(2) Where the operator makes default in complying with any of the provisions of this section, he shall make full compensation for any loss or damage incurred by reason thereof.

(3) Where any difference or dispute arises under this section, the matter shall be determined by arbitration.

(4) Where the licensee is a local authority, the references in this section to the local authority and to persons, drains, water-courses or works under its control shall not apply.

[s. 26.]

Drains, railways, tramways, sewers, drains or water-courses or works under its control shall not apply.

26. (1) Where any person, in exercise of any of the powers conferred by or under this Act, opens or breaks up the soil or pavement of any street, railway or tramway, or any sewer, drain or tunnel, he shall—

- (a) immediately cover the part opened or broken up to be closed and guarded;
- (b) before sunset cause a light or lights, sufficient for the warning of passengers, to be set up and maintained, with barriers against or near the part opened or broken up;
- (c) with all reasonable speed fill in the ground and make good the soil or pavement, or the sewer, drain or tunnel, opened or broken up, and carry away the rubbish consumed by such opening or breaking up; and,
- (d) after resurfacing and making good the soil or pavement, or the sewer, drain or tunnel, broken or opened up, keep the same in good repair for three months and for any further period, not exceeding nine months, during which maintenance continues.

(2) Where any person fails to comply with any of the provisions of sub-section (1), the person having the control or management of the street, railway, tramway, sewer, drain or tunnel in respect of which the default has occurred, may cause to be executed the work which the defaulter has delayed or omitted to execute, and may recover therefrom the expenses incurred in such execution.

(3) Where any difference or dispute arises as to the amount of the expenses incurred under sub-section (2), the matter shall be determined by arbitration.

[s. 27 (a).]

27. (1) A licensee shall, before laying down or placing, within the limits of any part of any telegraph line, any electric supply line or other works (not being works laid down immediately adjacent to or intended to be immediately attached to a distributing main, or electric supply line for the repair, renewal or amendment of existing works) of which the character or position it is to be attached to, give not less than six days' notice in writing to the telegraph authority, specifying—

- (a) the nature of the works or alterations proposed;
- (b) the manner in which the works are to be carried out;
- (c) the amount and nature of the energy to be transmitted; and
- (d) the extent to, and manner in, which (if at all) earth wires are to be used;

and the licensee shall conform with such reasonable requirements, either general or special, as may be laid down by the telegraph authority within that period for protecting any telegraph line from being injuriously affected by such works or alterations.

Provided that, in case of emergency (which shall be stated by the licensee in writing to the telegraph authority) arising from fire or in any of the electric supply-lines or other works of the licensee, the licensee shall be required to give only such notice as may be possible after the emergency for the proposed new works or alterations has arisen.

(2) Where the works to be executed consist of the laying of any underground service-line immediately attached, or intended to be immediately attached, to a distributing main, the licensee shall, not less than forty-eight hours before commencing the work, give notice to the telegraph authority in writing of his intention to execute such works.

[s. 28.]

28. (1) Where or provided in section 25, sub-section (5), nothing in this Part shall be deemed to authorize or empower a licensee to place any aerial line along or across any street, railway, tramway, canal or waterway unless and until the Local Government has communicated to him a general approval in writing of the methods of construction which he proposes to adopt.

Provided that the communication of such approval shall in no way relieve the licensee of his obligations with respect to any other matters required by or under this Act.

(2) Where any aerial line has been placed or maintained by a licensee in breach of the provisions of sub-section (1), the Local Government may require the licensee forthwith to remove the same, or may cause the same to be removed and remove from the licensee the expenses incurred in such removal.

(3) Where any tree standing or lying near an aerial line, interferes or interferes with, or is likely to interfere or interfere with, the transmission or transmission of energy, a Magistrate of the first class or, in a Presidency town or Rangoon, the Commissioner of Police, may, on the application of the licensee, cause the tree to be removed or otherwise dealt with as he thinks fit.

(4) Where disposal of an application, under sub-section (2), the Magistrate or Commissioner of Police, as the case may be, shall, in the case of any tree in existence before the placing of the aerial line, attach to the process submitted by the tree such compensation as he thinks reasonable, and such person may recover the same from the licensee.

[s. 29.]

29. (1) A licensee shall, in execution of any of the powers conferred by or under this Act, cause as little damage, detriment and inconvenience as may be, and shall make full compensation for any damage, detriment or inconvenience caused by him or by any one employed by him.

(2) Save in the case provided for in section 22, sub-section (3), where any difference or dispute arises as to the amount of the compensation of such compensation, the matter shall be determined by arbitration.

Supply.

Power for license
to take premises and
to remove things or
other apparatus of
licensee.

26. (1) A licensee or any person duly authorized by a licensee may, at any (s. 26)
reasonable time, and on producing the acquiescence of his electrician, enter any premises
to which energy is or has been supplied by him, for the purpose of—

- (a) inspecting and testing the electric supply-lines, meters, fittings, works and apparatus for
the supply of energy belonging to the licensee; or
- (b) ascertaining the amount of energy supplied, or the electrical quantity contained in
the supply; or
- (c) removing, where a supply of energy is no longer required, or where the licensee is author-
ized to take away and cut off such supply, any electric supply-lines, fittings, works or
apparatus belonging to the licensee.

(2) A licensee or any person authorized as aforesaid may also, in pursuance of a special order in
that behalf made by the District Inspector or, in a Freezing town or Hamlet, by the Commissioner
of Publics, and after giving not less than twenty-four hours' notice in writing to the licensee, enter any
premises to which energy is or has been supplied, or is to be supplied, by him, for the purpose of
examining and testing the electric wires, fittings, works and apparatus for the use of energy belonging
to the licensee.

Restrictions on
licensee's meddling
with use of energy.

27. (1) A licensee shall not be entitled to interfere with any special form of (s. 27)
apparatus for utilizing energy supplied by him, or, save as provided by section 28,
sub-section (2), or by section 29, sub-section (1), in any way to control or interfere
with the use of such energy.

Provided that no person may adopt any form of appliance, or use the energy supplied to him, as
an auxiliary or supplementary to interfere with the supply by the licensee of energy to any other person.

(2) Where any difference or dispute arises as to whether a licensee has prescribed any
appliance or controlled or interfered with the use of energy in contravention of sub-section
(1), the matter shall be referred to the District Inspector and decided by him or, if the licensee or consumer
so desire, determined by arbitration.

Objection as
to licensee's supply
of energy.

28. Where energy is supplied by a licensee or any person within the limits of (s. 28)
supply shall, except in so far as is otherwise provided by the terms and conditions
of the license, be entitled, on application, to a supply on the same terms and those on
which any other person in the same area is entitled, to similar connections to a
corresponding supply.

Provided that no person shall be entitled to demand, or to continue to receive, from a
licensee a supply of energy for any premises having a separate supply unless he has agreed
with the licensee to pay to him such maximum annual sum as will give him a reasonable
return on the capital expenditure and will cover other standing charges incurred by him in
order to meet the possible maximum demand for those premises, the sum payable to be
determined in case of difference or dispute by arbitration.

Charge for energy
to be made without
notice to licensee.

29. (1) A licensee shall not, in making any agreement for the supply of energy, (s. 29)
show undue preference to any person, but may, save as aforesaid, make such
charges for the supply of energy as may be agreed upon, not exceeding the limits
imposed by his license.

(2) No consumer shall, except with the consent in writing of the licensee, use energy supplied to him
under one method of charging in a manner for which a higher method of charging is in
force.

Disconnection of
supply to recover
arrears of rent or
charge.

30. Where any person neglects to pay any charge for energy or any other sum due from him to a (s. 30)
licensee in respect of the supply of energy to him, the licensee may, after giving
not less than seven clear days' notice in writing to such person and without preju-
dice to his right to recover such charge or other sum by suit, cut off the supply and
for that purpose cut or disconnect any electric supply-line or other works, being
the property of the licensee, through which energy may be supplied, and may
disconnect the supply with such charge or other sum, together with any expenses incurred by him in
cutting off and re-connection of the supply, as shall be so agreed.

Provided that where any difference or dispute has been referred under this Act to an
Electric Inspector before notice as aforesaid has been given by the licensee, the licensee shall
not exercise the powers conferred by this section until the Inspector has given his decision.

Examples of elec-
tric appliances or
apparatus from
attachment to certain
mains.

31. Where any electric supply-lines, meters, fittings, works or apparatus (s. 31)
belonging to a licensee are placed in or upon any premises, not being in the posses-
sion of the licensee, for the purpose of supplying energy, such electric supply-lines,
meters, fittings, works and apparatus shall not be liable to be taken to disconnec-
tion under any provision of any Civil Code or in any proceedings in machinery against
the person in whose possession the same may be.

Amount of energy
supplied to be as-
certained by meter.

32. (1) In the absence of an agreement to the contrary, the amount of energy supplied to a con- (s. 32)
sumer or the electrical quantity contained in the supply shall be ascertained by
means of a meter, and the licensee shall, if required by the consumer, cause
the consumer to be supplied with such a meter.

Provided that the licensee may require the consumer to give him security for the price of a meter
and enter into an agreement for the hire thereof, unless the consumer elects to purchase a meter.

(2) Where the consumer so enters into an agreement for the hire of a meter, the licensee shall
keep the meter correct, and, in default of his doing so, the consumer shall, so long as the default
continues, remain to be liable to pay for the hire of the meter.

(2) Where the meter is the property of the licensee, he shall keep the meter correct, and, in default of his doing so, the licensee may, after giving him seven days' notice, for as long as the default continues, cause to supply energy through the meter.

(3) The licensee may, power duly authorized by the Licensee shall, at any reasonable time and on informing the licensee of his intention, have access to, and be at liberty to inspect and test, and for that purpose, if he thinks fit, take off and remove any meter referred to in sub-section (1); and, except where the meter is so fixed as aforesaid, all reasonable expenses of, and incidental to, such inspection, testing, taking off and removing shall, if the meter is found to be otherwise than correct, be recovered from the licensee; and, where any difference or dispute arises as to the amount of such reasonable expenses, the matter shall be referred to an Electric Inspector, and the decision of such Inspector shall be final.

Provided that the licensee shall not be at liberty to take off or remove any such meter if any difference or dispute of the nature described in sub-section (2) has arisen until the matter has been determined as therein provided.

(4) A licensee shall not connect any meter referred to in sub-section (1) with any electric supply-line through which energy is supplied by a licensee, or disconnect the same from any such electric supply-line, without giving to the licensee not less than forty-eight hours' notice in writing of his intention.

(5) Where any difference or dispute arises as to whether any meter referred to in sub-section (1) is or is not correct, the matter shall be decided, upon the application of either party, by an Electric Inspector, or by a competent person specially appointed by the Local Government in this behalf; and, where the meter has, in the opinion of such Inspector, or person so appointed, to be correct, such Inspector or person shall estimate the amount of the energy supplied to the licensee or the electrical quantity consumed in the supply, during such time as the meter shall not, in the opinion of such Inspector or person, have been correct, on the basis of the licensee's supply; and where the meter has been decided by any person other than the Electric Inspector in appeal shall lie to the Inspector, whose decision shall in every case be final; but, save as aforesaid, the register of the meter shall, in the absence of fraud, be conclusive proof of such amount or quantity.

(6) In addition to any meter which may be fitted, upon the provision of a licensee, it is permissible of the provisions of sub-section (1), the licensee may place upon such premises such meter, maximum demand indicator or other apparatus as he may think fit for the purpose of ascertaining or regulating either the amount of energy supplied to the licensee, or the number of hours during which the supply is given, or the rate per unit of time at which energy is supplied to the licensee, or any other quantity or time connected with the supply.

Provided that the meter, indicator or apparatus shall not, in the absence of an agreement to the contrary, be placed otherwise than between the distributing means of the licensee and any meter referred to in sub-section (1).

Provided, also, that, where the charges for the supply of energy depend wholly or partly upon the reading or indication of any such meter, indicator, or apparatus as aforesaid, the licensee shall, in the absence of an agreement to the contrary, keep the meter, indicator or apparatus correct; and the provision of sub-sections (4), (5) and (6) shall in that case apply as though the meter, indicator or apparatus were a meter referred to in sub-section (1).

Explanation.—A meter shall be deemed to be "correct" if it registers the amount of energy supplied, or the electrical quantity consumed in the supply, within the prescribed limits of error, and a maximum demand indicator or other apparatus referred to in sub-section (6) shall be deemed to be "correct" if it complies with such conditions as may be prescribed in the case of any such indicator or other apparatus.

(7) Notwithstanding anything in this Act, the Local Government may, by order in writing, and subject to such conditions and restrictions, if any, as it thinks fit to impose, authorize any person to supply energy to any person within the area of supply, and to lay down or alter electric supply-lines for that purpose.

Provided, first, that no such authority shall be conferred on the licensee within the area of supply of another licensee without that licensee's consent, unless the Local Government considers that his consent has been unreasonably withheld.

Provided, secondly, that such authority shall not be conferred unless the person to whom the supply is to be given has entered into a special agreement with the licensee for the taking of such supply.

Provided, thirdly, that a licensee to whom such authority has been conferred shall not be deemed to be empowered outside the area of supply to open or break up any street, or any water, drain or tunnel or to enter any street, roadway or premises, or to interfere with any telegraph line, without the written consent of the local authority or person by whom such street, water, drain or tunnel is regulated, or of the telegraph authority, or the owner of the line.

Provided, fourthly, that, save as aforesaid, the provisions of this Act shall apply in the case of any supply authorized under this section as if the said supply were made within the area of supply.

PART (II).

SUPPLY, TRANSMISSION AND USE OF ENERGY BY INDIVIDUALS.

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21. (1) No person, other than a licensee, shall engage in the business of supplying energy except with the previous sanction of the Local Government and in accordance with such conditions as the Local Government may fix in this behalf, and any agreement to the contrary shall be void.

Sanction required by Local Government in every case.

Provided that such sanction shall not be given in any case unless the Local Government considers that, having regard to the extent of the proposed supply and the other circumstances of the case, the obtaining of a licence under Part II would be attended with undue expense or delay:

Provided also that such sanction shall not be given within the area for which a local authority is constituted, without that local authority's consent, or within the area of supply of any licensee, without that licensee's consent, unless the Local Government considers that consent has been unreasonably withheld.

(2) Where any difference or dispute arises as to whether any person is or is not engaging, or about to engage, in the business of supplying energy within the meaning of sub-section (1), the matter shall be referred to the Local Government, and the Decisions of the Local Government thereon shall be final.

(3) The local authority may, by order in writing, confer and impose upon any person, who has obtained the sanction of the Local Government under section 22 to engage in the business of supplying energy, all or any of the powers and liabilities of a licensee under sections 12 to 19, both inclusive, and the provisions of the said sections shall thereupon apply as if such person were a licensee under Part II.

(4) A local authority, not being a licensee, shall, for the purpose of lighting any street, have the powers and be subject to the liabilities respectively conferred and imposed by sections 12 to 19, both inclusive, as far as applicable, as if it were a licensee under Part II.

(5) Save in cases for which provision is made by sub-section (1), the District Magistrate or, in a Presidency-town or Bangalore, the Commissioner of Police may, by order in writing, after giving notice to the local authority and hearing any objections which such authority may put forward, confer and impose upon any person other than the local authority, who proposes to transmit energy in any street, all or any of the powers and liabilities of a licensee under sections 12 to 19, both inclusive, and thereupon the provisions of the said sections shall apply to such person as if he were a licensee under Part II.

(6) Every order under sub-section (1) or sub-section (3) shall be subject to revision by the Local Government.

(7) No person, other than a licensee duly authorized under the terms of his licence shall transmit or use energy of a rate exceeding ten hundred and fifty watts,—

- (a) in any street, or
(b) in any place,

(i) in which one hundred or more persons are likely continually to be assembled, or

(ii) which is a factory within the meaning of the Factories Act, 1891, or

(iii) which is a mine within the meaning of the Indian Mines Act, 1902,

without giving not less than seven clear days' notice in writing of his intention to the District Magistrate or, in a Presidency-town or Bangalore, to the Commissioner of Police, and complying with such of the provisions of Part II of the rules made thereunder as may be applicable.

Provided, that nothing in this section shall apply to energy used for the public purposes of government, municipal or public use, or for the lighting or illumination of the roadway of, any railway or tramway subject to the provisions of the Indian Electricity Act, 1899.

Provided, also, that the Local Government may, by general or special order and subject to such conditions and restrictions as may be specified therein, exempt from the application of the section or of any such provision or rule as extended any person or class of persons using energy as provided upon or in connection with which it is provided, or using energy supplied under Part II in any place specified in clause (b).

(8) Where any difference or dispute arises as to whether a place is or is not one in which one hundred or more persons are likely assembly to be assembled, the matter shall be referred to the Local Government, and the decision of the Local Government thereon shall be final.

(9) The provisions of this section shall be binding on the Crown.

PART IV.

General.

Protective Clauses.

(1) No person shall, in the generation, transmission, supply or use of energy, in any way injure any railway, tramway, canal or waterway or any dock, wharf or pier vested in or controlled by a local authority or obstruct or interfere with the traffic on any railway, tramway, canal or waterway.

(2) Every person generating, transmitting, supplying or using energy (hereafter in this section referred to as the "operator") shall take all reasonable precautions in constructing, laying down and placing his electric supply-lines and other works and in working his system, as well as equipping it with, whether by induction, electrostatic, the working of any wire or line used for the purpose of telegraph, telephone or other means of communication, or the manner in such work or line.

(3) Where any difference or dispute arises between the operator and the local authority as to whether the operator has constructed, laid down or placed his electric supply-lines or other works, or worked his system, in contravention of sub-section (1), or as to whether the working of any wire, line or

current is or is not injuriously affected thereby, the matter shall be referred to the Governor General in Council; and the Governor General in Council, unless he is of opinion that the wire or line has been placed in unreasonable proximity to the electric supply-line or works of the specifier after the cessation of such line or works, may direct the specifier to make such alterations in, or additions to, his system as may be necessary in order to comply with the provisions of this section, and the specifier shall make such alterations or additions accordingly.

Provided that nothing in this subsection shall apply to the repair, renewal or amendment of any electric supply-line so long as the course of the electric supply-line and the nature and nature of the energy transmitted thereby are not altered.

[s. 30.]

(2) Where the specifier makes default in complying with the requirements of this section, he shall make full compensation for any loss or damage incurred by reason thereof, and, where any difference or dispute arises as to the amount of such compensation, the matter shall be determined by arbitration.

Disturbance.—For the purposes of this section, a telegraph-line shall be deemed to be injuriously affected if telegraphic, telephonic or electric signalling communication by means of such line or, whether through induction or otherwise, prejudicially interfered with by an electric supply-line or work or by any use made thereof.

[s. 31.]

31. (1) Every person shall, within twenty-four hours of the occurrence, send to the Electric Inspector, and also to the District Magistrate or, in a Presidency town or Bangalore, to the Commissioner of Police, notice in writing of any accident in connection with the generation, transmission, supply or use of energy resulting so likely to have resulted in loss of life or personal injury in any part of such person's works or electric supply-line, or in connection with the same, and also notice of any loss of life or personal injury actually sustained by any such accident.

(2) The Local Government may, if it thinks fit, require any Electric Inspector, or any other competent person appointed by it in this behalf, to inquire into and report—

- (a) as to the cause of any accident affecting the safety of the public, which may have been occasioned by or in connection with the generation, transmission, supply or use of energy, or
- (b) as to the manner in, and extent to, which the provisions of this Act or of any laws or rules then made, so far as those provisions relate to the safety of any person, have been complied with.

[s. 32.]

Prohibition of interference with and power for Governor to interfere in certain cases.

32. (1) No person shall, in the generation, transmission, supply or use of energy, permit any part of his electric supply-line to be connected with earth except so far as may be provided in this behalf or help is specially sanctioned by the Governor General in Council.

(2) If at any time it is established to the satisfaction of the Local Government—

- (a) that any part of an electric supply-line is connected with earth contrary to the provisions of subsection (1), or
 - (b) that any electric supply-line or other works for the generation, transmission, supply or use of energy are attended with danger to the public safety or to human life or injuriously affect any telegraph-line, or
 - (c) that any electric supply-line or other works are defective so as not to be in accordance with the provisions of this Act or of any rules thereunder,
- the Local Government may, by order in writing, require the owner complained of and require the owner or user of such electric supply-line or other works to remedy it in such manner as shall be specified in the order, and may also in like manner forbid the use of any electric supply-line or works until the order is complied with or for such time as is specified in the order.

Administration and Rules

[s. 33.]

33. (1) The Governor General in Council may, for the whole or any part of British India, and each Local Government may, for the whole or any part of the province, by notification in the Gazette of India or, the local official Gazette, as the case may be, constitute an Advisory Board.

(2) Every such Board shall consist of a chairman and not less than two other members.

(3) The chairman and, where there are more than two other members, one of the other members, or, where there are only two other members, one of the other members, shall be nominated by the Governor General in Council or the Local Government, as the case may be, and the remaining members shall be nominated by such local authorities, Chambers of Commerce or other Associations as the Governor General in Council or the Local Government, as the case may be, may direct.

(4) The Governor General in Council or the Local Government, as the case may be, may, by general or special order,—

- (a) define the duties and regulate the procedure of any such Board,
- (b) determine the hours of office of the members of any such Board, and
- (c) give directions as to the payment of fees to and the travelling expenses incurred by, any member of any such Board in the performance of his duty.

[s. 34.]

34. (1) The Governor General in Council may, by notification in the Gazette of India, appoint any qualified person to be Electric Inspector, and every Electric Inspector so appointed shall exercise the powers and perform the functions of an Electric Inspector under this Act within such areas and subject to such restrictions as the Governor General in Council may direct.

(2) The Local Government may, by notification in the local official Gazette, appoint any qualified person to be Electric Inspector within such areas as may be appointed to them respectively; and every Inspector so appointed shall exercise the powers and perform the functions of an Electric Inspector under this Act subject to such restrictions as the Local Government may direct.

(2) In the absence of express provision to the contrary in this Act or any rule thereunder an appeal shall lie from the decision of an Electric Inspector to the Governor General in Council or the Local Government, as the case may be.

Power for Governor General to make rules. 37. (1) The Governor General in Council may make rules, for the whole or (a. 36) any part of British India, to regulate the generation, transmission, supply and use of energy, and, generally, to carry out the purposes and objects of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) prescribe the form of applications for licences and the payments to be made in respect thereof;
- (b) regulate the publication of notices;
- (c) prescribe the manner in which objections with reference to any application under Part II are to be made;
- (d) provide for the preparation and submission of accounts by licensees in a specified form;
- (e) provide for the securing of a regular, constant and sufficient supply of energy by licensees to consumers and for the testing at various parts of the system of the regularity and sufficiency of such supply, and for the examination of the records of such tests by an inspector;
- (f) provide for the protection of persons and property from injury by reason of accident with, or the proximity of, or by reason of the defective or dangerous condition of, any appliances or apparatus used in the generation, transmission, supply or use of energy;
- (g) for the purpose of electric traction regulate the employment of insulated wires, or of uninsulated conductors of low resistance, in order to prevent flash or sparks, or dangerous electrolytic action of an on metallic pipes, structures or substances, and to minimise, as far as is reasonably practicable, injurious interference with the electric wires, supply-lines and apparatus of parties other than the owners of the electric traction system, or with the conductors thereof, whether the such is used as a return or not;
- (h) provide for preventing telegraphic lines and magnetic observations or laboratories from being injuriously affected by the generation, transmission, supply or use of energy;
- (i) prescribe the qualifications to be required of Electric Inspectors;
- (j) authorise any Electric Inspector or other officer of a specified rank and class to enter, inspect and examine any place, premises or vessel in which he has reason to believe any appliances or apparatus used in the generation, transmission, supply or use of energy to be, and to carry out tests therein, and to prescribe the facilities to be given to such Inspectors or officers for the purpose of such examinations and tests; and
- (k) authorise and regulate the levy of fees for any such testing or inspection and, generally, for the services of Electric Inspectors under this Act.

(3) In making any rule under this Act, the Governor General in Council may direct that every breach thereof shall be punishable with fine which may extend to five hundred rupees, and, in the case of a continuing breach, with a further daily fine which may extend to fifty rupees.

Further provision. 38. (1) The power to make rules under section 37 shall be subject to the (a. 36) condition of the rules being made after previous publication.

(2) The date to be specified in accordance with clause (2) of section 33 of the General Clauses Act, 1893, as that after which a draft of rules proposed to be made under section 37 will be taken into consideration shall not be less than three months from the date on which the draft of the proposed rules was published for general information.

(3) Any rule to be made under this Act shall, before it is published by authority under sub-section (2), be referred to the Advisory Board (if any) constituted for the whole of British India, or, if in each *Provice* has been constituted, then in each *Provice* or *Circle* (if any) or the Governor General in Council may direct, and the rule shall not be published until such Board or Boards (if any) has or have reported as to the expediency of making the proposed rule and as to the suitability of its provisions.

(4) All rules made under section 37 shall be published in the *Gazette of India* and on such publication shall have effect as if enacted in this Act.

Criminal Offences and Penalties.

39. Whoever dishonestly abstracts, consumes or uses any energy shall be deemed to have committed theft within the meaning of the Indian Penal Code; and the sentence of (a. 36) imprisonment for each abstraction shall be proportionate to the value of the energy so abstracted.

40. Whoever wilfully causes energy to be wasted or dissipated, or, with intent to cut off the supply of energy, cuts or injures, or attempts to cut or injure, any electric supply, (a. 36) line or works, shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to one thousand rupees, or with both.

41. Whoever, in contravention of the provisions of section 38, engages in the business of supplying energy shall be punishable with fine which may extend to (a. 36) five hundred rupees, and, in the case of a continuing contravention, with a daily fine which may extend to three hundred rupees.

42. Whoever— (a. 36) (a) being a licensee, cuts or prevents under section 37 or section 38 or by his servants, supplies energy or lays down or places any electric supply-line or works outside the scope of supply; or

(b) being a licensee, cuts or prevents under section 37 or section 38 or by his servants, supplies energy or lays down or places any electric supply-line or works outside the scope of supply; or

(3) being a licensee, in contravention of the provisions of this Act or of the rules thereunder or in breach of the conditions of his license and without reasonable excuse, the holder of a power which shall be an offence in contravention of the provisions of this Act or of the rules thereunder or in breach of the conditions of his license.

(4) without default in complying with any order issued to him under section 22, subsection (2), shall be punishable with fine which may extend to one thousand rupees, and, in the case of a continuing offence or default, with a daily fine which may extend to one hundred rupees.

39 (4). 43. Whoever, in contravention of the provisions of section 22, sub-section (2), or of the rules thereunder or in breach of the conditions of his license, shall be punishable with fine which may extend to one thousand rupees, and, in the case of a continuing offence, with a daily fine which may extend to fifty rupees.

40 (4). 44. Whoever—
 (a) connects any motor vehicle to an electric supply-line, subsection (1), or any meter, indicator or apparatus referred to in section 28, subsection (2), with any electric supply-line through which energy is supplied to a licensee, or disconnects the same from any such electric supply-line, without giving to the licensee forty-eight hours notice in writing of his intention; or

(b) lays, or causes to be laid, or causes to be worked for the purpose of communicating with any other works belonging to a licensee, without such licensee's consent; or
 (c) maliciously injures any meter referred to in section 28, subsection (2) or any meter, indicator or apparatus referred to in section 28, subsection (2) or wilfully or fraudulently alters the index of any such meter, indicator or apparatus, or presents any such meter, indicator or apparatus from daily registering; or
 (d) improperly uses the energy of a licensee

shall be punishable with fine which may extend to three hundred rupees, and, in the case of a continuing offence, with a daily fine which may extend to fifty rupees; and the existence of artificial means for making such connection as is referred to in clause (a) or such communication as is referred to in clause (b) or for causing such alteration or prevention as is referred to in clause (c) or for facilitating such improper use as is referred to in clause (d) shall, where the meter, indicator or apparatus is under the custody or control of the licensee, whether it is his property or not, be prima facie evidence that such connection, communication, alteration, prevention or improper use, as the case may be, has been knowingly and wilfully caused by such licensee.

41 (4). 45. Whoever maliciously extinguishes any public lamp shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one hundred rupees or with both.

42 (4). 46. Whoever negligently causes energy to be wasted or dissipated, or negligently breaks, throws down or damages any electric supply-line, post, pole or lamp or other apparatus connected with the supply of energy, shall be punishable with fine which may extend to five hundred rupees.

43 (4). 47. Whoever, in any case not already provided for by sections 39 to 46 (both inclusive), causes default in complying with any of the provisions of this Act, or with any order issued under it, or, in the case of a licensee, with any of the conditions of his license, shall be punishable with fine which may extend to one hundred rupees, and, in the case of a continuing default, with a daily fine which may extend to twenty rupees.

Provided that, where a person has made default in complying with any of the provisions of sections 13, 14, 15, 17 and 22, as the case may be, he shall not be so punishable if the Court is of opinion that the case was one of emergency and that the offender complied with the said provisions as far as was reasonable in the circumstances.

44 (4). 48. The penalties imposed by section 39 to 47 (both inclusive) shall be in addition to, and not in derogation of, any liability in respect of the payment of compensation or, in the case of a licensee, the revocation of his license, which the offender may have incurred.

45 (4). 49. The provisions of sections 39, 40, 41, 42 and 43, shall, so far as they are applicable, be deemed to apply also when the case made punishable thereunder is committed in the case of energy supplied by or to a licensee belonging to the Government.

46 (4). 50. No provision shall be construed applied any person for any offence against this Act or any rule, license or order thereunder, except at the instance of the Government or an Electric Inspector, or of a person approved by the same.

Supplementary.

51 (4). 51. Notwithstanding anything in sections 12 to 14 (both inclusive) and section 28 and 29 the Governor General in Council may, by order in writing, for the placing of applications and apparatus for the transmission of energy either upon any public office or licensee, subject to such conditions and restrictions (if any) as the Governor General in Council may think fit to impose, and to the provisions of the Indian Telegraph Act, 1885, any of the powers which the Telegraph Act, 1885, confers upon the Government or to be so substituted or modified.

- 52 Where any matter is, by or under this Act, directed to be determined by arbitration, the matter shall, unless it is otherwise expressly provided in the license of a licensee, be determined by such person or persons as the Local Government may nominate in this behalf on the application of either party; but in all other respects the arbitration shall be subject to the provisions of the Indian Arbitration Act, 1924. [s. 41]
- 53 (1) Every notice, order or document by or under this Act required or authorized to be addressed to any person may be served by post or left, [s. 42]
- (a) where the Government is the addressee at the office of the Secretary in the Public Works Department;
- (b) where a local authority is the addressee, at the office of the local authority;
- (c) where a company is the addressee, at the registered office of the company or, in the event of the registered office of the Company not being in India, at the head office of the Company in India;
- (d) where any other person is the addressee, at the usual or last known place of abode or business of the person.
- (2) Every notice, order or document by or under this Act required or authorized to be addressed to the owner or occupier of any premises shall be deemed, to be properly addressed if addressed by the direction of the "owner" or "occupier" of the premises (within the meaning of the provisions of the Act), or to some person on the premises, or, if there is no person on the premises to whom the same can with reasonable diligence be delivered, by affixing it on some conspicuous part of the premises.
- 54 Every sum declared to be recoverable by section 5, clause (f), section 6, sub-section (2), section 14, sub-section (2), clause (3), section 16, sub-section (2), section 17, sub-section (2), or sub-section (3), or section 20, sub-section (2), and every fee leviable under this Act, may be recovered, on application to a Magistrate having jurisdiction where the person liable to pay the same is for the time being resident, by the distress and sale of any movable property belonging to such person. [s. 43]
- 55 (1) The Local Government may, by general or special order, authorize the discharge of any of its functions under section 15 or section 16, or clause F, sub-clause (B), or clause XIII of the Schedule by an Electric Inspector. [Act IX of 1925, s. 15.]
- 56 No suit, prosecution or other proceeding shall lie against any public officer, or any servant of a local authority, for anything done, or in good faith purporting to be done, under this Act. [s. 44]
- 57 (1) In section 10, sub-section (2), clause (B), and section 41, sub-section (1), of the Local Acquisition Act, 1913, the term "work" shall be deemed to include electrical energy supplied, or to be supplied, by means of the work to be constructed. [s. 45]
- (2) The Local Government may, if it thinks fit, on the application of any person, not being a company, direct that any licence shall be deemed to be granted under the provisions of the Local Acquisition Act, 1913, in the same manner and in the same conditions as it might be granted if the person were a company. [Act IX of 1925, s. 16.]
- 58 (1) The Indian Electricity Act, 1910, is hereby repealed. [s. 46]
- Provided that every application for a license made and every license granted under the said Act shall be deemed to have been made and granted under this Act.
- (2) Nothing in this Act shall be deemed to affect the terms of any license which was granted, or of any agreement which was made, by or with the sanction of the Government for the supply or use of electricity before the commencement of this Act.

THE SCHEDULE.

PROVISIONS TO BE DEEMED TO BE INCORPORATED WITH, AND TO FORM PART OF, EVERY LICENSE GRANTED UNDER PART II, SO FAR AS THEY APPLY TO, VARIOUS OR EXCEPTED BY THE LICENSE.

[See section 3, sub-section (2), clause (f).]

Security and arrears.

Security for execution of works of licensee not being local authority. I Where the licensee is not a local authority, the following provisions as to [s. 4, cl. 1] giving security shall apply, namely:—

- (a) The licensee shall, within the period first in that behalf by his license, or any longer period which the Local Government may substitute therefor by order under section 4, sub-section (3) clause (b) of the Indian Electricity Act, 1910, and before executing any of the powers conferred on him in relation to the execution of works, deposit or secure to the satisfaction of the Local Government, such sum as is a condition, fully and absolutely to discharge the duties and obligations imposed upon him by the license throughout the term of supply.
- (b) The licensee shall also, within the period first in that behalf by his license, or any longer period which the Local Government may substitute therefor by order under section 4, sub-section (3) clause (b) of the Indian Electricity Act, 1910, and before executing any of the powers conferred on him in relation to the execution of works, deposit or secure to the satisfaction of the Local Government, such sum as may be fixed by the license or, if not so fixed, by the Local Government.
- (c) The said sum deposited or secured by the licensee under the provisions of this clause shall be repaid or released to him on the completion of the works or at such earlier date or dates and by such instalments, as may be approved by the Local Government.

(Sect. 4, 11.) Staff of accounts of licensee not being local authority.

11. Where the licensee is not a local authority, the following provisions as to the staff of accounts shall apply, namely:—

- (a) The annual statement of accounts of the undertaking shall, before being presented under section 11 of the Indian Electricity Act, 1910, be examined and audited by such person or the Local Government may appoint or approve in the behalf, and the remuneration of the auditor shall be such as the Local Government may direct, and his remuneration and all expenses incurred by him in or about the execution of his duties, in such an amount as the Local Government shall approve, shall be paid by the licensee on demand.
- (b) The licensee shall afford to the auditor, his clerks and assistants, access to all such books and documents relating to the undertaking as are necessary for the purpose of the audit, and shall, when required, furnish to him and to them all vouchers and information requisite for that purpose, and afford to him and to them all facilities for the proper execution of his and their duty.
- (c) The audit shall be made and completed in such manner as the Local Government may direct.
- (d) Any report made by the auditor, or such portion thereof as the Local Government may direct, shall be appended to the annual statement of accounts of the licensee, and shall be forwarded forthwith to the Local Government.
- (e) Notwithstanding the foregoing provisions of this clause the Local Government may, if it thinks fit, accept the examination and audit of an auditor appointed by the licensee.

(Sect. 4, 12.)

12. The licensee shall, unless the Local Government otherwise directs, at all times keep the accounts of the capital employed for the purposes of the undertaking distinct from the accounts kept by him of any other undertaking or business.

Compulsory works and supply.

(Sect. 4, 13.)

13. The licensee shall, within a period of three years after the commencement of the license, except in the case of the Local Government or any other person or body, if it is specified in the license, in writing issued within six months of the date of the commencement of the license, do the following:—

(Sect. 4, 14.)

14. (a) Where, after the expiration of two years and six months from the commencement of the license, a requisition is made by six or more owners or occupiers of premises in or upon any street or part of a street within the area of supply or by the Local Government or a local authority charged with the public lighting situated in the area of supply, the licensee shall comply within six months with the requisition, unless—

- (i) where it is made by such owners or occupiers as aforesaid, the owners or occupiers making it do not, within fourteen clear days after the service on them by the licensee of a notice in writing in the behalf, tender to the licensee a written contract duly executed and with sufficient security binding themselves to take, or guaranteeing that there shall be taken, a supply of energy for not less than five years in such amount as will be the appropriate product, namely, of the amount of energy charged by the licensee, a reasonable return to the licensee; or,
- (ii) where it is made by the Local Government or a local authority, the Local Government or local authority, as the case may be, does not, within the like period, tender a like contract binding itself to take a supply of energy for not less than seven years for the public lamps in such street or part thereof.

(c) Where any difference or dispute arises between the licensee and such owners or occupiers as to the sufficiency of the security offered under this clause, or as to the amount of energy to be taken or guaranteed as aforesaid, the matter shall be referred to the Local Government and either decided by it or, if it so directs, determined by arbitration.

(d) Every requisition under this clause shall be signed by the maker or makers thereof and shall be served on the licensee.

(e) Every requisition under this clause shall be in a form to be prescribed by rules under the Indian Electricity Act, 1910; and copies of the form shall be kept at the office of the licensee and supplied free of charge to any applicant.

(Sect. 4, 15.)

15. (a) Where a requisition is made by the owner or occupier of any premises situate within one hundred yards from any distributing main regarding the licensee to supply energy for such premises, the licensee shall, within six months from the making of the requisition, supply, and, more in or as far as is prevented from doing so by obstacles, such as the existence of any other circumstances beyond his control, commence to supply, energy in accordance with the requisition.

Provided, that, the licensee shall not be bound to comply with any such requisition unless and until the person making it—

- (i) within fourteen days after the service on him, by the licensee of a notice in writing in the behalf, tender to the licensee a written contract, in a form approved by the Local Government, duly executed and with sufficient security, binding himself to take a supply of energy for not less than two years in such amount as will, pending, at current rates charged by the licensee, a reasonable return to the licensee; and
- (ii) if required by the licensee so to do, pay to the licensee the cost of so much of any service line as may be laid down or placed for the purposes of the supply upon the property in respect of which the requisition is made, and of so much of any service line as it may be necessary for the said purposes to lay down or place beyond one hundred feet from the licensee's distributing main, although not on that property.

Provided, secondly, that the licensee shall be entitled to discontinue such supply—

- (a) if the owner or occupier of the property to which the supply is made has not already given security, or if any security given by him has become invalid or unenforceable, and such owner or occupier fails to furnish security or to make up the original security to a sufficient amount, as the case may be, within seven days after the service upon him of notice from the licensee requiring him so to do, or
- (b) if the owner or occupier of the property to which the supply is made adopts any system, or uses the energy supplied to him by the licensee for any purpose, or does with it in any manner, so as to waste or improperly to interfere with the efficient supply of energy to any other person by the licensee, or
- (c) if the electric wires, fittings, works and apparatus in such property are not in good order and condition, and are consequently likely to affect injuriously the use of energy by the licensee, or by other persons, or
- (d) if the owner or occupier makes any alteration of, or addition to, any electric wires, fittings, works or apparatus in his such property as aforesaid, and does not notify the licensee in writing before the same are constructed to the source of supply, with a view to their being examined and tested.

Provided, thirdly, that the maximum rate per unit of time at which the owner or occupier shall be entitled to be supplied with energy shall not exceed what is necessary for the maximum consumption on his premises, and, where the owner or occupier has required a license to supply from a specified maximum rate, he shall not be entitled to take that maximum, except after one month's notice in writing to the licensee, and the licensee may counter that notice or suspend any suspension incurred by the by reason of such situation in respect of the service-line by which energy is supplied to the property beyond one hundred feet from the licensee's distributing main, or in respect of any fittings or apparatus of the licensee upon that property: and

Provided, fourthly, that, in the event of any regulations being made for a supply of energy from any distributing main at which the licensee has power, to the satisfaction of an *Electric Inspector*—

- (a) that it is already loaded up to its full carrying-capacity, or
 - (b) that, in case of a large amount of current being transmitted by it, the loss of pressure will seriously affect the efficiency of the supply to other consumers in the vicinity,
- the licensee may refuse to accede to the requirement for such reasonable period, not exceeding six months, as such *Inspector* may think or direct for the purpose of enabling the distributing main or laying down or placing a further distributing main.

(2) Any service-line laid for the purpose of supply in pursuance of a requirement under sub-clause (1) shall, notwithstanding that a portion of it may have been paid for by the person making the requisition, be maintained by the licensee.

(3) Where any difference or dispute arises as to the amount of energy to be taken or provided as aforesaid, or as to the cost of any installation or as to the sufficiency of the security offered by any owner or occupier, or as to the improper use of energy, or as to any alleged defect in any wires, fittings, works or apparatus, or as to the amount of the payment required under the third proviso to sub-clause (1), the matter shall be referred to an *Electric Inspector* and decided by him.

(4) Every regulation under this clause shall be signed by the maker or makers thereof and shall be served on the licensee.

(5) Every regulation under this clause shall be in a form to be prescribed by rules under the Indian Electricity Act, 1909; and copies of the form shall be kept at the office of the licensee and supplied free of charge to any applicant.

VII. (1) Where an application is made by any person for the supply of energy within the area of supply,

Provision as to
hydro-electric supply-
lines under special
agreements.

for any premises not situate within one hundred yards from any distributing main, or in any street in which distributing mains have not already been laid down or placed, and where a special agreement has been entered into to give and receive such supply, the licensee shall, before commencing to lay down or place in any such street any electric supply-line, serve upon the local authority (if any) and upon the owner or occupier of all premises abutting on or near the street as lies between the points of origin and termination of the electric supply-line or to be laid down or placed a notice stating that the licensee intends to lay down or place the electric supply line, and intimating that, if within the next period the local authority or any two or more of such owners or occupiers require in accordance with the provisions of the Statute that a supply shall be given for any public lamps or in their premises, as the case may be, the necessary distributing main will be laid down or placed by the licensee at the same time as the electric supply-line intended for the particular premises.

(2) Where any such special agreement as is referred to in sub-clause (1) has been entered into between the licensee and any person, the licensee shall supply, and, save in so far as he is prevented from doing so by cylinders, decads, storms or other circumstances beyond his control, continue to supply energy in such quantities as may have been agreed upon, and the provisions contained in the first, second, third, and fourth provisos to sub-clause (1), and in sub-clause (3) and (4) of clause VI shall, as far as they apply to any case in which energy is supplied under this clause as if such person had made a requisition under clause VI.

VIII. (1) Where a requisition is made by the Local Government or by a local authority requiring the licensee to supply for a period of not less than seven years energy for any public lamps within the distance of one hundred yards from any distributing main, the licensee shall supply, and, save in so far as he is prevented from doing so by cylinders, decads, storms or other circumstances beyond his control, continue to supply energy in such quantities as the Local Government or the local authority, as the case may be, may require.

(2) The provisions of sub-clause (b) of the first proviso, of sub-clause (c) and (d) of the second proviso, and of the third and fourth provisos to sub-clause (1) and the provisions of

sub-clause (2) and (3) of clause VI shall, so far as may be, apply to every case in which a negotiation for the supply of energy is made under this clause as if the Local Government or local authority were an owner or occupier within the meaning of those provisions.

Supply by bulk-buyers.

21A. F.M. **21K. (1)** Where, and in as far as, the licensee (hereinafter in this clause referred to as "the bulk-buyer") is authorised by his license to supply energy to other licensees for distribution by them (hereinafter in this clause referred to as "distributing licensees"), the following provisions shall apply, namely:—

- (a) any distributing licensee within the bulk-buyer's area of supply may make an application to the bulk-buyer, requesting him to give a supply of energy and specifying the period, and the maximum rate per unit of time, at which such supply is required, and the date upon which the supply is to commence, such date being fixed after the date of receipt of the application so as to allow an interval that is reasonable with regard to the locality and to the length of the electric supply-line and the amount of the plant required;
- (b) such distributing licensee shall, if required by the bulk-buyer as to do, enter into a written agreement to receive and pay for a supply of energy for a period of not less than seven years of such an amount that the payment to be made for the use of the rate of charge for the time being charged for such supply shall not be less than such an amount as will produce a reasonable return to the bulk-buyer on its outlay (including expenditure on generating plant then existing and any electric appliances then installed or placed) incurred by him in making provision for such supply;
- (c) the maximum rate per unit of time at which a distributing licensee shall be entitled to be supplied with energy shall not exceed what is necessary for the purposes for which the supply is required by him, and need not be increased except upon a fresh application made in accordance with the foregoing provision;
- (d) if any difference or dispute arises under this clause, it shall be determined by arbitration, and, in the event of such arbitration, the arbitrator shall have regard to the following amongst other considerations, namely:—

- (i) the period for which the distributing licensee is proposed to bind himself to take energy;
- (ii) the amount of energy required and the hours during which the bulk-buyer is to supply it;
- (iii) the capital expenditure incurred or to be incurred by the bulk-buyer in connection with the proposed supply of energy; and
- (iv) the extent to which the capital expended or to be expended by the bulk-buyer in connection with such supply may be recovered upon the distribution thereof.

(2) Notwithstanding anything to the contrary in clause (1), the bulk-buyer shall give a supply of energy to any distributing licensee within his area of supply applying therefor, even although the distributing licensee desires to be supplied with only a portion of the energy required for distribution by him.

Provided that the distributing licensee shall, if so required by the bulk-buyer, enter into an agreement to take such energy upon special terms (including a minimum amount not to be paid to the bulk-buyer) to be determined, if necessary, by arbitration in the manner laid down in sub-clause (1)(d).

(3) The maximum price fixed by a license for energy supplied to a distributing licensee shall not apply to any special supply given under sub-clause (2).

(4) Every distributing licensee, who is supplied with energy by a bulk-buyer and intends to distribute it to receive such supply, shall give out not less than twelve months' notice in writing of such intention to the bulk-buyer.

Provided that, where the distributing licensee has entered into a written agreement with the bulk-buyer to receive and pay for a supply of energy for a certain period, such notice shall be given or not to expire before the end of that period.

Change

21B. (1)

X. In the absence of an agreement to the contrary, the licensee may change

- (a) by the actual amount of energy so supplied; or
- (b) by the electrical quantity contained in the supply; or
- (c) by such other method as may be approved by the Local Government.

Provided, first, that, where the licensee changes by any method so approved by the Local Government, any consumer who objects to that method may, by not less than one month's notice in writing, require the licensee to change him, at the licensee's option, either by the actual amount of energy supplied to him or by the electrical quantity contained in the supply, and thereafter the licensee shall not, except with the consent of the consumer, change him by another method.

Provided, secondly, that, before commencing to supply energy through any distributing main, the licensee shall give notice, by public advertisement, of the method by which he proposes to charge for energy so supplied; and, where the licensee has given such notice, he shall not be entitled to change that method of charging without giving not less than one month's notice in writing of such change to the Local Government, to the local authority (if any) concerned, and to every consumer of energy who is supplied by him from such distributing main.

Provided, thirdly, that, if the consumer is provided with a meter in pursuance of the provisions of section 21, sub-section (2), of the Electric Supply Act, 1919, and the licensee changes the method of charging for the energy supplied by him from the distributing main, the licensee shall bear the expense of providing a new meter, or such other apparatus as may be necessary by reason of the new method of charging.

21C. (1)

XI. *As provided by clause 21K, sub-clause (3), the prices charged by the licensee for energy supplied by him shall not exceed the amount fixed by his license, or, in the case of the Government shall be on approving the method.*

Provided that, if, at any time after the expiration of seven years from the commencement of the license, the Local Government considers or is satisfied that the licensee as fixed or approved as aforesaid should be altered, it may, after such inquiry (if any) as it thinks fit, make an order accordingly, which shall have effect from such date as may be mentioned therein.

Provided, also, that, where an order in pursuance of the foregoing proviso has been made, no further order altering the terms fixed thereby shall be made until the expiration of another period of five years.

XII. The price to be charged by the licensee and to be paid to him for energy supplied for the public lamps, and the mode in which those charges are to be ascertained, shall be settled by agreement between the licensee and the Local Government or the local authority, as the case may be, and, where any difference or dispute arises, the matter shall be determined by arbitration.

Testing and inspection

XIII. The licensee shall establish at his own cost and keep in proper condition such number of testing stations, situated at such places within reasonable distances from any street-lighting main, as the Local Government may direct for the purpose of testing the pressure or periodicity of the supply of energy in the distributing main, and shall supply and keep in proper condition thereof, and on all portions from which he supplies energy, such instruments for testing as an Electric Inspector may approve, and shall supply energy to each testing station for the purpose of testing.

XIV. The licensee shall afford all facilities for inspection and testing of his works and for the testing, testing and inspection of his instruments, and may, on such occasions of the testing of his works or the testing, testing or inspection of any instruments, be represented by an agent, who may be present, but shall not interfere with the testing, testing or inspection.

XV. (1) On the occasion of the testing of any works of the licensee by an Electric Inspector reasonable notice thereof shall be given to the licensee; and the testing shall be carried out at such convenient hours as, in the opinion of the Electric Inspector, will least interfere with the supply of energy by the licensee, and in such manner as the Electric Inspector may think fit; but, except under the provisions of an order made in such case in that behalf by the Local Government, the Electric Inspector shall not be entitled to have access to, or interfere with, the works of the licensee at any points other than those at which the licensee himself has access to the same.

Provided, that the licensee shall not be held responsible for any interruption or irregularity in the supply of energy which may be occasioned by, or required by the Electric Inspector for the purpose of, any such testing as aforesaid.

Provided, also, that the testing shall not be made in regard to any particular portion of the works of the licensee more than once in any three months, unless in pursuance of an order made in that behalf by the Local Government.

Fines.

XVI. (1) The licensee shall, after commencing to supply energy, forthwith cause a plan to be made of the area of supply, and shall cause to be marked thereon the alignment and the approximate height above or depth below the surface of all his own existing streets supply-lines, street distributing mains and other works, and shall cause to be made such other plan to be duly corrected as to show the electric supply-lines, street distributing mains and other works for the time being in existence.

The licensee shall also, if so required by an Electric Inspector, cause to be made sketches showing the approximate level of all his existing underground works other than service-lines.

(2) Every such plan shall be drawn to a scale which shall not be smaller than sixteen inches to the mile.

(3) Every such section shall be drawn to a horizontal scale which shall not be smaller than sixteen inches to the mile and to a vertical scale which shall not be smaller than one inch to eight feet.

(4) Every plan and section so made or corrected, or a copy thereof, marked with the date when it was so made or corrected, shall be kept by the licensee at his principal office or place of business within the area of supply, and shall at all reasonable times be open to the inspection of all applicants, and copies thereof shall be supplied on such terms and conditions as may be provided by rules under the Indian Electricity Act, 1903.

(5) The licensee shall, if required by an Electric Inspector and where the licensee is not a local authority, by the local authority (if any) concerned, supply free of charge to such Electric Inspector or local authority, a copy of every such plan or section duly corrected as to agree with the original kept at the principal office or place of business of the licensee.

Additional notice of certain works

XVII. On the day next preceding the commencement of any such works as are referred to in section 13 of the Indian Electricity Act, 1903, the licensee shall, in addition to any other notices which he may be required to give, serve upon the Electric Inspector, or such officer as the Local Government may appoint in that behalf for the area of supply, a notice in writing stating that he is about to commence the works, and the nature and position of the same.

J. M. MACPHERSON,

Secretary to the Govt. of India, Legislative Dept.

(Repealed by order of His Excellency the Governor in Council.)

I. M. WINCH,
Ag. Secretary to Government, Legislative Dept.

The following Report of the Select Committee on the Bill to consolidate and amend the law relating to the Indian Museum was presented to the Council of the Governor General of India for the purpose of making Laws and Regulations on the 4th March 1909—

We, the undersigned, Members of the Select

Committee to which the Bill to consolidate and amend the law relating to the Indian Museum was referred, have considered the Bill and the papers noted in the margin, and have now the

honour to submit this our Report with the Bill as amended by us as amended thereto.

3. We have made certain verbal alterations in clauses 9, 10 and 11 of the Bill. We have no other alterations to suggest.

4. The publication ordered by the Council has been made as follows:—

In English.

Number	Date
Gazette of India	11th September 1909
Calcutta Gazette	22nd September 1909.

5. We think that the Bill has not been so altered as to require re-publication, and we recommend that it be passed as now amended.

W. L. HARVEY.
S. P. SINHA.
J. M. MACPHERSON.
W. MAXWELL.
P. B. LUNGE.
SRUPENDRA NATH BASU.
SHYAM CHAND MAHTAB.
C. W. S. GRAHAM.
W. D. MAIDON.

The 3rd March 1909.

(The petition printed in India denotes the alterations proposed by the Select Committee.)

Bill No. II.

A Bill to consolidate and amend the Law relating to the Indian Museum.

WHEREAS it is expedient to consolidate and amend the law relating to the Indian Museum; It is hereby enacted as follows:—

Enactment.

1. (1) This Act may be called the Indian Museum Act, 1910.

(2) It shall come into force on such date as the Governor General in Council, by notification in the Gazette of India, may direct.

Interpretation of the Terms.

2. (1) The Trustees of the Indian Museum (hereinafter called the Trustees) shall be—

(a) the six persons for the time being performing the duties of the following offices, namely:—

- (i) the Assistant Governor of Bengal;
 - (ii) the Principal, Government School of Art, Calcutta;
 - (iii) the Director, Geological Survey of India;
 - (iv) the Superintendent of the Zoological and Anthropological Section of the Museum;
 - (v) the Director General of Archaeology; and
 - (vi) the Officer in charge of the Industrial Section of the Museum;
- (b) one other person to be nominated by the Governor General in Council;
- (c) three other persons to be nominated by the Executive Government of Bengal;
- (d) one other person to be nominated by the Council of the Asiatic Society of Bengal;
- (e) one other person to be nominated by the Bengal Chamber of Commerce;
- (f) one other person to be nominated by the British Indian Association, Calcutta;
- (g) one other person to be nominated by the Students of the Calcutta University; and
- (h) three other persons to be nominated by the Trustees.

(2) The Trustees shall be a body corporate, by the name of "The Trustees of the Indian Museum," with perpetual succession, and a common seal, and it shall have power to acquire and hold property, to enter into contracts, and to do all acts necessary for and consistent with the purposes of this Act.

(3) The nominated Trustees shall, save as herein otherwise provided, hold office for a period of three years.

Provided that the authority nominating a Trustee may extend his term of office for one or more like periods.

Members of the Trustees and their duties. 3. (1) The powers of the said body corporate may only be exercised so long and so often as there are nine members thereof.

(2) The quorum necessary for the transaction of business at a meeting of the Trustees shall not be less than six.

Power to appoint and remove Trustees. 4. If a nominated Trustee—

- (a) dies, or
- (b) is absent from the meetings of the Trustees for more than twelve consecutive months, or
- (c) desires to be discharged, or
- (d) refuses or becomes incapable to act, or
- (e) is appointed to perform the duties of any office specified in section 2, clause (a),

the authority which nominated the Trustee may nominate a new Trustee in his place.

Term of office by existing Trustees. 5. From the commencement of this Act the term of office of all persons appointed to be Trustees under the Indian Museum Act, 1875, shall cease.

XXII of 1936.

Property and powers of the Trustees.

6. (1) All the property, whether movable or immovable, which at the commencement of this Act is held by the Trustees of the Indian Museum constituted by the Indian Museum Act, 1875, on trust for the purposes of the said Museum shall, together with any such property which may hereinafter be given, bequeathed, transferred or acquired for the said purposes, vest in the Trustees of the Indian Museum constituted by this Act on trust for the purposes of the said Museum.

XXII of 1936.

Provided that the Trustees may expend the capital of any portion of such property which may consist of money on the maintenance, improvement and enlargement of the collections deposited in, presented to or purchased for the said Museum or otherwise for the purposes of the same as they may think fit.

(2) The Trustees shall have the exclusive possession, occupation and control, for the purposes of such trust, of the land specified in the schedule, including any buildings which may have been, or may hereafter be, erected thereon, other than those portions thereof which have been assigned by the Trustees for the records and offices of the Geological Survey of India.

Power to Trustees to exchange, sell and alienate. 7. Subject to the provisions of any bye-laws made in this behalf, the Trustees may, from time to time,—

- (a) deliver, by way of loan, in any parcel, the whole or any portion of, or any article contained in, any collection vested in them under this Act;
- (b) exchange or sell duplicates of articles contained in any such collection and take or purchase, in the place of such duplicates, such articles as may in their opinion be worthy of preservation in the Museum;
- (c) present duplicates of articles contained in any such collection to other Museums in British India; and
- (d) remove and destroy any article contained in any such collection.

8. (1) The Trustees may from time to time, with the previous sanction of the Governor General in Council, make bye-laws consistent with this Act for any purpose necessary for the execution of their trust.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

- (a) the summoning, holding and adjournment of general and special meetings of the Trustees;
- (b) the securing of the attendance of Trustees at such meetings;
- (c) the provision and keeping of minute-books and account-books;
- (d) the compiling of catalogues;
- (e) the lending of articles contained in the collections vested in the Trustees;
- (f) the exchange and sale, and the presentation to other Museums in British India, of duplicates of articles contained in such collections;
- (g) the removal and destruction of articles contained in such collections; and
- (h) the general management of the Museum.

9. Subject to such regulations and conditions as may be prescribed by them in this behalf, the Trustees shall appoint such officers and servants as may be necessary or proper for the care and management of the trust-property, and may assign to such officers and servants such pay as they may think fit.

Provided that—

- (a) no officer shall be appointed—
(i) if such officer is, at the date of his appointment, in India, without the approval of the Governor General in Council; or
(ii) if such officer is not then in India, without the approval of the Secretary of State for India in Council; and
- (b) no new office shall be created, and no scheme of officers shall be altered, without the previous sanction of the Governor General in Council.

Duties of the Trustees.

Trustees to furnish annual reports and accounts. 10. (1) The Trustees shall furnish on or before the first day of December in each year—

- (a) to the Government of India a report of their annual proceedings for the previous financial year; and

(E) to such auditor as the Governor General in Council appoints in the behalf, accounts of all moneys expended by the Trustees during the past twelve months, audited by the necessary auditors.

(F) The Trustees shall cause such report and accounts to be published annually for general information.

11. (G) The Trustees shall cause every article in the collection in the said Indian Museum heretofore belonging to the Asiatic Society of Bengal and all additions that may hereafter be made thereto (whether then by purchase under section 6, or by marked gift, bequeathed to, and numbered and subject to the provisions contained in sections 7 and 10) to be kept and preserved in the said Museum with such marks and numbers.

(H) An inventory of such additions shall be made by the said Society, one copy whereof shall be signed by the Trustees and delivered to the said Society, and another copy shall be signed by the Council of the said Society and delivered to the Trustees, and shall be kept by them along with the inventory delivered to the predecessors in office of the Trustees where the said collection was deposited in the said Museum.

12. All objects taken in exchange and articles purchased under section 7 and all moneys received from such sale in accordance with the terms of the same section shall be held on trust and subject to powers and deductions hereunder as nearly as may be with the trusts, powers and deductions by this Act limited and declared.

Supplementary Provisions.

13. All officers and servants appointed under this Act shall be deemed to be public servants within the meaning of the Indian Penal Code and, so far as regards their salaries, allowances and pensions and their leave of absence from duty, they shall be subject to the rules which under the Civil Service Regulations for the time being in force would be applicable if their service was service under Government.

14. Notwithstanding anything heretofore notified, the Trustees may, if they think fit, with the previous sanction of the Governor General in Council and subject to such conditions as he may approve and to such rules as he may prescribe, manage the custody and administration of collections which are not the property of the Trustees for the purposes of their trust under this Act and keep and possess such collections either in the Indian Museum or elsewhere.

Provided that if the trust constituted by this Act in any case determined, any such collections shall not by reason of their then being in the Indian Museum become the property of His Majesty.

15. The Trustees may, with the previous sanction of the Governor General in Council, and subject to such conditions as he may approve, sell or alienate the whole or any part of the property described in the schedule to such person as the Lieutenant-Governor of Bengal may appoint in that behalf.

16. If the trust constituted by this Act in any case determined,—

- (a) the collections and additions mentioned in section 11 shall become the property of the said Asiatic Society or their assigns, and
- (b) all the other collections then in the said Indian Museum shall, save as otherwise provided by section 14, become the property of His Majesty.

17. The Indian Museum Act, 1876, and the Indian Museum Act, 1907, are hereby repealed.

THE SCHEDULE.

(See section 6 and 15.)

Land bounded—
on the north side by the premises No. 5, Seidler Street, and by Seidler Street;
on the west side by Chatterghat Road and by the premises No. 78, Chatterghat Road (com-
piled by the Bengal United Service Club);
on the south side by the premises No. 79, Chatterghat Road, by Kyd Street, and by the pre-
mises No. 4, Chatterghat Lane, and
on the east side by the premises No. 18, Kyd Street, and the premises Nos. 4, 5, 2 and 3, Chat-
terghat Lane.
together with all buildings, roads and tanks existing or created thereon, and all easements appurtenant
thereto.

J. M. MACPHERSON,
Secy. to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

L. M. WYCHER,
Asst. Secretary to Government, Legislative Dept.

Acts of the Governor General's Council assented to by the Governor General

The following Act of the Governor General of India in Council received the assent of the Governor General on the 10th March 1910, and is hereby promulgated for general information:—

ACT No. VI of 1910.

An Act further to amend the Indian Stamp Act, 1899.

WHEREAS it is expedient further to amend the Indian Stamp Act, 1899; It is hereby enacted as follows:—

Enactment

1. This Act may be called the Indian Stamp (Amendment) Act, 1910.

2. In section 2, sub-section (1), of the Indian Stamp Act, 1899 (hereinafter referred to as "the said Act"), for the words "eight annas per centum" the words "one per centum" shall be substituted.

Amendment of Act II,
1899, section 2.

3. In Schedule I of the said Act the following amendments shall be made, namely:—

Amendment of Act II,
1899, Schedule I

(i) For Article No. 5 the following shall be substituted namely:—

"5. AGREEMENT OR MEMORANDUM OF AN AGREEMENT.—

(a) if relating to the sale of a bill of exchange; 1 Two annas.
(b) if relating to the sale of a Government security or share in or responsibility company or other body corporate; 1 For every Rs. 100 or part thereof of the value of the security or share.
(c) if not otherwise provided for. Eight annas

Examples:—

Agreement or memorandum of agreement:—

(a) for or relating to the sale of goods or merchandise exclusively, not being a Ware-house agreement chargeable under the No. 45;
(b) made in the form of contract by the Government of India for or relating to any loan;
(c) made under the Foreign Vagabonds Act, 1874, section 17.

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(ii) in Article No. 13, for clause (b) the following shall be substituted, namely:—

		If drawn sight.	If drawn in set of two, for each part of the set.	If drawn in set of three, for each part of the set.
(2) where payable otherwise than on demand, but not more than one year after date is sight:—		Rs. s. d.	Rs. s. d.	Rs. s. d.
Rs.	500	0 1 0	0 1 0	0 1 0
Rs.	400	0 4 0	0 4 0	0 4 0
Rs.	300	0 6 0	0 6 0	0 6 0
Rs.	200	1 0 0	1 0 0	1 0 0
Rs.	100	1 10 0	1 10 0	1 10 0
Rs.	50	2 0 0	2 0 0	2 0 0
Rs.	25	4 0 0	4 0 0	4 0 0
Rs.	10	8 0 0	8 0 0	8 0 0
Rs.	5	16 0 0	16 0 0	16 0 0
Rs.	2	32 0 0	32 0 0	32 0 0
Rs.	1	64 0 0	64 0 0	64 0 0
Rs.	0.50	128 0 0	128 0 0	128 0 0
Rs.	0.25	256 0 0	256 0 0	256 0 0
Rs.	0.10	640 0 0	640 0 0	640 0 0
Rs.	0.05	1280 0 0	1280 0 0	1280 0 0
Rs.	0.02	2560 0 0	2560 0 0	2560 0 0
Rs.	0.01	5120 0 0	5120 0 0	5120 0 0
Rs.	0.005	10240 0 0	10240 0 0	10240 0 0
Rs.	0.002	20480 0 0	20480 0 0	20480 0 0
Rs.	0.001	40960 0 0	40960 0 0	40960 0 0
Rs.	0.0005	81920 0 0	81920 0 0	81920 0 0
Rs.	0.0002	163840 0 0	163840 0 0	163840 0 0
Rs.	0.0001	327680 0 0	327680 0 0	327680 0 0
Rs.	0.00005	655360 0 0	655360 0 0	655360 0 0
Rs.	0.00002	1310720 0 0	1310720 0 0	1310720 0 0
Rs.	0.00001	2621440 0 0	2621440 0 0	2621440 0 0
Rs.	0.000005	5242880 0 0	5242880 0 0	5242880 0 0
Rs.	0.000002	10485760 0 0	10485760 0 0	10485760 0 0
Rs.	0.000001	20971520 0 0	20971520 0 0	20971520 0 0
Rs.	0.0000005	41943040 0 0	41943040 0 0	41943040 0 0
Rs.	0.0000002	83886080 0 0	83886080 0 0	83886080 0 0
Rs.	0.0000001	167772160 0 0	167772160 0 0	167772160 0 0
Rs.	0.00000005	335544320 0 0	335544320 0 0	335544320 0 0
Rs.	0.00000002	671088640 0 0	671088640 0 0	671088640 0 0
Rs.	0.00000001	1342177280 0 0	1342177280 0 0	1342177280 0 0
Rs.	0.000000005	2684354560 0 0	2684354560 0 0	2684354560 0 0
Rs.	0.000000002	5368709120 0 0	5368709120 0 0	5368709120 0 0
Rs.	0.000000001	10737418240 0 0	10737418240 0 0	10737418240 0 0
Rs.	0.0000000005	21474836480 0 0	21474836480 0 0	21474836480 0 0
Rs.	0.0000000002	42949672960 0 0	42949672960 0 0	42949672960 0 0
Rs.	0.0000000001	85899345920 0 0	85899345920 0 0	85899345920 0 0
Rs.	0.00000000005	171798691840 0 0	171798691840 0 0	171798691840 0 0
Rs.	0.00000000002	343597383680 0 0	343597383680 0 0	343597383680 0 0
Rs.	0.00000000001	687194767360 0 0	687194767360 0 0	687194767360 0 0
Rs.	0.000000000005	1374389534720 0 0	1374389534720 0 0	1374389534720 0 0
Rs.	0.000000000002	2748779069440 0 0	2748779069440 0 0	2748779069440 0 0
Rs.	0.000000000001	5497558138880 0 0	5497558138880 0 0	5497558138880 0 0
Rs.	0.0000000000005	10995116277760 0 0	10995116277760 0 0	10995116277760 0 0
Rs.	0.0000000000002	21990232555520 0 0	21990232555520 0 0	21990232555520 0 0
Rs.	0.0000000000001	43980465111040 0 0	43980465111040 0 0	43980465111040 0 0
Rs.	0.00000000000005	87960930222080 0 0	87960930222080 0 0	87960930222080 0 0
Rs.	0.00000000000002	175921860444160 0 0	175921860444160 0 0	175921860444160 0 0
Rs.	0.00000000000001	351843720888320 0 0	351843720888320 0 0	351843720888320 0 0
Rs.	0.000000000000005	703687441776640 0 0	703687441776640 0 0	703687441776640 0 0
Rs.	0.000000000000002	1407374883553280 0 0	1407374883553280 0 0	1407374883553280 0 0
Rs.	0.000000000000001	2814749767106560 0 0	2814749767106560 0 0	2814749767106560 0 0
Rs.	0.0000000000000005	5629499534213120 0 0	5629499534213120 0 0	5629499534213120 0 0
Rs.	0.0000000000000002	11258999068426240 0 0	11258999068426240 0 0	11258999068426240 0 0
Rs.	0.0000000000000001	22517998136852480 0 0	22517998136852480 0 0	22517998136852480 0 0
Rs.	0.00000000000000005	45035996273704960 0 0	45035996273704960 0 0	45035996273704960 0 0
Rs.	0.00000000000000002	90071992547409920 0 0	90071992547409920 0 0	90071992547409920 0 0
Rs.	0.00000000000000001	180143985094819840 0 0	180143985094819840 0 0	180143985094819840 0 0
Rs.	0.000000000000000005	360287970189639680 0 0	360287970189639680 0 0	360287970189639680 0 0
Rs.	0.000000000000000002	720575940379279360 0 0	720575940379279360 0 0	720575940379279360 0 0
Rs.	0.000000000000000001	1441151880758558720 0 0	1441151880758558720 0 0	1441151880758558720 0 0
Rs.	0.0000000000000000005	2882303761517117440 0 0	2882303761517117440 0 0	2882303761517117440 0 0
Rs.	0.0000000000000000002	5764607523034234880 0 0	5764607523034234880 0 0	5764607523034234880 0 0
Rs.	0.0000000000000000001	11529215046068469760 0 0	11529215046068469760 0 0	11529215046068469760 0 0
Rs.	0.00000000000000000005	23058430092136939520 0 0	23058430092136939520 0 0	23058430092136939520 0 0
Rs.	0.00000000000000000002	46116860184273879040 0 0	46116860184273879040 0 0	46116860184273879040 0 0
Rs.	0.00000000000000000001	92233720368547758080 0 0	92233720368547758080 0 0	92233720368547758080 0 0
Rs.	0.000000000000000000005	184467440737095516160 0 0	184467440737095516160 0 0	184467440737095516160 0 0
Rs.	0.000000000000000000002	368934881474191032320 0 0	368934881474191032320 0 0	368934881474191032320 0 0
Rs.	0.0000000000000000000001	737869762948382064640 0 0	737869762948382064640 0 0	737869762948382064640 0 0
Rs.	0.00000000000000000000005	1475739525896764129280 0 0	1475739525896764129280 0 0	1475739525896764129280 0 0
Rs.	0.00000000000000000000002	2951479051793528258560 0 0	2951479051793528258560 0 0	2951479051793528258560 0 0
Rs.	0.000000000000000000000001	5902958103587056517120 0 0	5902958103587056517120 0 0	5902958103587056517120 0 0
Rs.	0.0000000000000000000000005	11805916207174113034240 0 0	11805916207174113034240 0 0	11805916207174113034240 0 0
Rs.	0.0000000000000000000000002	23611832414348226068480 0 0	23611832414348226068480 0 0	23611832414348226068480 0 0
Rs.	0.00000000000000000000000001	47223664828696452136960 0 0	47223664828696452136960 0 0	47223664828696452136960 0 0
Rs.	0.000000000000000000000000005	94447329657392904273920 0 0	94447329657392904273920 0 0	94447329657392904273920 0 0
Rs.	0.000000000000000000000000002	188894659314785808547840 0 0	188894659314785808547840 0 0	188894659314785808547840 0 0
Rs.	0.0000000000000000000000000001	377789318629571617095680 0 0	377789318629571617095680 0 0	377789318629571617095680 0 0
Rs.	0.00000000000000000000000000005	755578637259143234191360 0 0	755578637259143234191360 0 0	755578637259143234191360 0 0
Rs.	0.00000000000000000000000000002	1511157274518286468382720 0 0	1511157274518286468382720 0 0	1511157274518286468382720 0 0
Rs.	0.000000000000000000000000000001	3022314549036572936765440 0 0	3022314549036572936765440 0 0	3022314549036572936765440 0 0
Rs.	0.0000000000000000000000000000005	6044629098073145873530880 0 0	6044629098073145873530880 0 0	6044629098073145873530880 0 0
Rs.	0.0000000000000000000000000000002	12089258196146291747061760 0 0	12089258196146291747061760 0 0	12089258196146291747061760 0 0
Rs.	0.00000000000000000000000000000001	24178516392292583494123520 0 0	24178516392292583494123520 0 0	24178516392292583494123520 0 0
Rs.	0.000000000000000000000000000000005	48357032784585166988247040 0 0	48357032784585166988247040 0 0	48357032784585166988247040 0 0
Rs.	0.000000000000000000000000000000002	96714065569170333976494080 0 0	96714065569170333976494080 0 0	96714065569170333976494080 0 0
Rs.	0.0000000000000000000000000000000001	193428131138340667952988160 0 0	193428131138340667952988160 0 0	193428131138340667952988160 0 0
Rs.	0.00000000000000000000000000000000005	386856262276681335905976320 0 0	386856262276681335905976320 0 0	386856262276681335905976320 0 0
Rs.	0.00000000000000000000000000000000002	773712524553362671811952640 0 0	773712524553362671811952640 0 0	773712524553362671811952640 0 0
Rs.	0.000000000000000000000000000000000001	1547425049106725343623905280 0 0	1547425049106725343623905280 0 0	1547425049106725343623905280 0 0
Rs.	0.0000000000000000000000000000000000005	3094850098213450687247810560 0 0	3094850098213450687247810560 0 0	3094850098213450687247810560 0 0
Rs.	0.0000000000000000000000000000000000002	6189700196426901374495621120 0 0	6189700196426901374495621120 0 0	6189700196426901374495621120 0 0
Rs.	0.00000000000000000000000000000000000001	12379400392853802748991242240 0 0	12379400392853802748991242240 0 0	12379400392853802748991242240 0 0
Rs.	0.000000000000000000000000000000000000005	24758800785707605497982484480 0 0	24758800785707605497982484480 0 0	24758800785707605497982484480 0 0
Rs.	0.000000000000000000000000000000000000002	49517601571415210995964968960 0 0	49517601571415210995964968960 0 0	49517601571415210995964968960 0 0
Rs.	0.0000000000000000000000000000000000000001	99035203142830421991929937920 0 0	99035203142830421991929937920 0 0	99035203142830421991929937920 0 0
Rs.	0.005	198070406285660843983859875840 0 0	198070406285660843983859875840 0 0	198070406285660843983859875840 0 0
Rs.	0.002	396140812571321687967719751680 0 0	396140812571321687967719751680 0 0	396140812571321687967719751680 0 0
Rs.	0.0001	792281625142643375935439503360 0 0	792281625142643375935439503360 0 0	792281625142643375935439503360 0 0
Rs.	0.005	1584563250285286751870879006720 0 0	1584563250285286751870879006720 0 0	1584563250285286751870879006720 0 0
Rs.	0.002	3169126500570573503741758013440 0 0	3169126500570573503741758013440 0 0	3169126500570573503741758013440 0 0
Rs.	0.0001	6338253001141147007483516026880 0 0	6338253001141147007483516026880 0 0	6338253001141147007483516026880 0 0
Rs.	0.005	12676506002282294014967032053760 0 0	12676506002282294014967032053760 0 0	12676506002282294014967032053760 0 0
Rs.	0.002	25353012004564588029934064107520 0 0	25353012004564588029934064107520 0 0	25353012004564588029934064107520 0 0
Rs.	0.0001	50706024009129176059868128215040 0 0	50706024009129176059868128215040 0 0	50706024009129176059868128215040 0 0
Rs.	0.005	101412048018258352119736256430080 0 0	101412048018258352119736256430080 0 0	101412048018258352119736256430080 0 0
Rs.	0.000			

The following Act of the Governor General of India in Council received the assent of the Governor General on the 4th March 1910, and is hereby promulgated for general information:—

ACT No. VII of 1910.

An Act further to amend the Court-fees Act, 1876.

WHEREAS it is expedient further to amend the Court-fees Act, 1876; It is hereby enacted as follows:—

Short title

1. This Act may be called the Court-fees (Amendment) Act, 1910.

Amendment of Act VII,
1876, Schedule I

2. In Schedule I to the Court-fees Act, 1876, as amended by the Succession Certificate Act, 1889, the following amendments shall be made, namely:—

(i) in article 11, for the entries in the second and third columns, the following shall be substituted, namely:—

When the amount or value of the property in respect of which the grant of probate or letters of administration is sought exceeds ten thousand rupees, but does not exceed ten thousand rupees.	Two per centum on such amount or value.
When such amount or value exceeds ten thousand rupees, but does not exceed fifty thousand rupees.	Two and one-half per centum on such amount or value.
When such amount or value exceeds fifty thousand rupees.	Three per centum on such amount or value.
Provided that when, after the grant of a probate or letters of administration, the Court, or under the Regulation of the Bombay Code No. VIII of 1887, in respect of any property included in an estate, a grant of probate or letters of administration is made in respect of the same estate, the fee payable in respect of the latter grant shall be reduced by the amount of the fee paid in respect of the former grant.	

(ii) in article 12A, for the entries in the second and third columns, the following shall be substituted, namely:—

(a) As regards debts and securities	The grant fee as would be payable in respect of a probate or letters of administration under the Succession Certificate Act, 1889, or in respect of an estate of such a certificate, is the rate may be
(b) As regards other property in respect of which the certificate is granted	Two per centum on such amount or value
When the amount or value of such property exceeds ten thousand rupees, but does not exceed ten thousand rupees.	Two and one-half per centum on such amount or value
When such amount or value exceeds ten thousand rupees, but does not exceed fifty thousand rupees.	Three per centum on such amount or value
When such amount or value exceeds fifty thousand rupees.	

Exception of certain probates, letters of administration and certificates

3. Nothing in this Act shall apply to any probate, letters of administration or certificate in respect of which the fee payable under the law for the time being in force has been paid prior to the commencement of this Act, but which have not been issued.

LEGISLATIVE DEPARTMENT.

We, the undersigned, Members of the Select Committee to which the Bill further to amend the Court-fees Act, 1876, was referred, have considered the Bill, and have now the honour to submit this our Report.

2. The Bill has been published in the *Gazette of India* of the 24th February 1910.

3. We have no alterations to suggest and we recommend that the Bill as introduced be passed.

GUY FLEETWOOD WILSON
S. P. SENHA
J. R. MESTON
J. B. BHUNWATE
C. H. KESTVEN
BHUVENDRA NATH BASU.
M. BAHU TOO.
M. HAGUR.

The 3rd March 1910.

J. M. HATCHERSON.

He is the Secy. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

L. M. WYSCIK

Asy. Secretary to Government, Legislative Dept.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 4th March 1910, and is hereby promulgated for general information—

ACT No. VIII of 1910

An Act further to amend the Indian Tariff Act, 1894

WHEREAS it is expedient further to amend the Indian Tariff Act, 1894; It is hereby enacted as follows:—

Short title and commencement.

1. (1) This Act may be called the Indian Tariff (Amendment) Act, 1910; and

(2) It shall be deemed to have come into force on the 25th day of February 1910.

2. For Schedule III to the Indian Tariff Act, 1894, as amended by the Indian Tariff Act (1894) Amendment Act, 1896, the Indian Tariff (Amendment) Act, 1906, and the Indian Tariff (Amendment) Act, 1905, the Schedule appended to this Act shall be substituted.

3. In Schedule IV to the Indian Tariff Act, 1894, as amended by the Indian Tariff Act (1894) Amendment Act, 1896, the following amendments shall be made, namely:—

(i) In No. 11, the entries—

"Tobacco, manufactured tobacco, manufactured" of value Five per cent.
shall be omitted.

(ii) In No. 15, the entries—

"Silver, Indian or not, except currency" of value Five per cent.
"Silver, Indian or not, except currency of Government of India, which is free"

shall be omitted.

(iii) In No. 16, in the fifth column, opposite the entry "Petroleum", for the words "One anna" the words "One anna and six pice" shall be substituted.

4. The Indian Tariff (Amendment) Act, 1894, and the Indian Tariff (Amendment) Act, 1906, are hereby repealed.

SCHEDULE III (EXPORT TAXES).

LACONIA, OYON, SALT, SALTED FISH, TANNED AND SILVER.

Number	Name of Article	Fee	Rate of duty.
1.	Laconia— Alb. lac and paper Cider and other fermented liquors Espresso and roasted coffee, whole, broken, or in powder Spices, whole or in powder, containing essential oils Spices which have been treated artificially and prepared for human consumption Rice, whole or in powder, containing essential oils	Imperial gallon or six quart bottles " of value	10 4 0 2 12 0 Five per cent.
	Spices, other sorts	Imperial gallon or six quart bottles " of value	7 10 and the duty to be increased or reduced as proportion to the strength of the spirit annals or in less than London proof. 7 4 and the duty to be increased or reduced as proportion to the strength of the spirit annals or in less than London proof.
	Wines— Champagne and all other sparkling wines not containing more than 12 per cent. of proof spirit All other sorts of wine not containing more than 12 per cent. of proof spirit Port, whole or in powder, containing essential oils	Imperial gallon or six quart bottles " of value	8 12 1 8



SUPPLEMENT TO PART III
OF
THE FORT ST. GEORGE GAZETTE.

No. 6.] MADRAS, TUESDAY EVENING, MARCH 25, 1919. [PART I., 2 p.

Acts of the Governor General's Council assented to by the Governor General.

ഇന്ത്യയിലെ പണപ്രയോഗത്തിന്റെ നിയന്ത്രണത്തിന് 1919-ലെ ഇന്ത്യൻ പണപ്രയോഗ നിയമം പ്രകാരം 1919-ലെ 2-ാം നമ്പർ.
1919-ലെ 2-ാം നമ്പർ.

ACT No. II of 1919.
1919-ലെ 2-ാം നമ്പർ.

THE INDIAN PAPER CURRENCY ACT, 1919.
1919-ലെ ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

1. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.
2. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

3. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.
4. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.
5. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.
6. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.
7. ഇന്ത്യൻ പണപ്രയോഗ നിയമം.

●

மேலும் படிக்கவும் :

ଡ. ପ୍ରଶାନ୍ତକମଳାକାନ୍ତ ନିଧୁଆଡ଼ିକ କ.

தமிழ்நாடுகாங்கிரஸ், காமராசு கட்சிகள் கட்டிப் போட்டிருக்கின்றன.

2. ஸ்ரீமத் கவிநாயகம் கருணாகரையர் கருப்பமுத்தூர் கண்ணியம்மாபுரம் விலகிய
சுருதிநாயகம் பாண்டி.

18. கருவியில் தாதுகளைக் கவனிக்கவும்.

11. அகதிதேசத்திலிருந்து வந்தவர்களுக்கு உரிமை வழங்குவது : அரசாங்கத்தினால் அப்படிப்பட்ட
அரசாங்கத்தினால் கவனிப்பு கொடுக்கப்படும்.

இது உட்பத்தி அளவறுதலிப்பலு கருத்திற் று அளவறுதலிற்றா கருதாபி அருவாழ்கும்
கருவாபி மோழகம் உளவருக.

22. നിലവിലുള്ളതും അപ്പോഴുള്ളതുമായ സമൂഹ നിലവാരത്തിൽ ഹൃദയത്തിന്റെ തലത്തിൽ ഉൾക്കൊള്ളുന്ന കണക്കിലെടുത്തുകൊണ്ട് കൈയ്ക്ക് കൈ.

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கருநாடக அரசு, ஆயிரம் ரூபாய்க்கு கட்டிடக்கலை கலைகளை
ஆயிரம் ரூபாய்க்கு கட்டிடக்கலை

35. சூழலியல்பாடகம் அடிப்படையில் கிடைக்கக்கூடிய அறிவுகளைக் காட்டுக.

15. அருள்மொழிநாதர் அவர்கள் பற்றி எழுதியிருக்கிறார்கள்.

17. കൽപ്പി അക്രമികളിൽ നിന്നും പൂർണ്ണമായും കൽപ്പി നഗരം മുഖരിതമാക്കപ്പെടുന്നതിനുള്ള നടപടികൾ.

18. எழுதினது அதுவும் கூறாமல் எழுதினது எழுதினது.

謝安石曰：此等事，

39. സംഗ്രഹ രേഖാമൂலകമായ കൃതികൾ പற்றുണ്ടെന്നും സൂചിപ്പിച്ചുള്ള കவർസീറോടു കൂടിയ സ.പു.പ. സംഭരണവിഭാഗങ്ങൾ ഉണ്ടെന്നും.

29. നഗ്നമായി വെട്ടിപ്പുള്ള നാരണയെക്കൊണ്ടു കടിക്കാൻ പ്രവൃത്തിക്കാരുടെ അധികാരം.

21. നഗരവും കൃഷി ഇ-ഗുണമുള്ളതും പട്ടണമിരിക്കും. ഇ-ഗുണമുള്ളതും ഇ-ഗുണമുള്ളതും കടത്തുന്ന കടത്തുന്ന നഗരവും ഉപകരിക്കും. നഗരവും കടത്തുന്ന കടത്തുന്ന നഗരവും ഉപകരിക്കും.

22. നഗരവന ശുദ്ധീകരിക്കുന്നവർക്ക് പദ്ധതിയിടാനും പ്രകടനം വിധിയ്ക്കാനും

23. ആദ്യപ്രകാശ ദേശീയ ഇന്ത്യൻ ചിത്രസംഗ്രഹം (ജാർവ്വൽ) - 20.

24. தாழ்த்தப் பட்டியலில், விட்டியை அங்குல பக்கம் தேயிவிட்டு, அதை அங்குலமாக்கு.

23. பொதுமக்களிடமிருந்து பெறப்பட்ட பணியைக் கவனமாக

[illegible]

26. கௌரவ உறுப்பினர்மார்களே! நான் சிலநேரம் நல்ல கவனம் செலுத்தி உங்களுக்குள்ளே இருக்கிற சில குறைபாடுகளைப் பற்றிச் சொல்ல விரும்புகிறேன்.

21. கல்வக யாத்திரைக்கு கோழிக் கட்டி அறிவிப்பு

உயிர்த்தேவன் தனித்தனியானவன்.

28. கனகசப்தரிக நாயுடனும்,

23. ചുരുങ്ങിയ ഉദാഹരണങ്ങൾ നൽകിയാൽ.

20. *reluctant*

உதிக—தமிழகத்து நன்றியை அருகில்.

AN ACT TO CONSOLIDATE AND AMEND THE LAW RELATING
TO THE GOVERNMENT PAPER CURRENCY.

ഗവൺമെന്റ് കോളേജ് നടത്തത്തിന് പത്തു വർഷം കഴിഞ്ഞു എങ്കിലും ഇപ്പോൾ
ഭരണകൂടത്തിന് നന്നായെങ്കിലും ഇത് ഒരു പക്ഷേ.

பொருத்த கமிட்டி தாண்டல்கள் எவ்வளவுதான் என்பதை அங்கீகரிப்பதன் தேவையற்றிருக்கவேண்டுமென்றது ஆசனத்தில் உட்கார்ந்த பரமசிவன் மூன்று நிமிஷங்கள் :—

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

1. (1) ఈ అధికார 1910-ல் ఏర్పட்ட 4-6-1910-ல்
 1910-ல் ఏర్పட்ட 4-6-1910-ல்

(3) ഇതി ബ്രിട്ടീഷ് ഡെപ്യൂട്ടിഗവർണർ സർവ്വതം പരിശോധിക്കുകയും ഉപപ്രദേശ ബ്രിട്ടീഷ് ഇൻസ്പെക്ടർ പ്രസിദ്ധീകരിക്കുകയും ചെയ്യുക.

2. 1970-71-இல் அப்போது நடைபெட்ட கணக்கிதரல்

(d) கார்ப்புரேஷன்கள், பாக்டரிக்களும் கைத்தொழில்களும் உள்ள பி.சி.சி. களின்
பெயர் (உ.த. கைத்தொழில்)

(d) ആദിവാസി സങ്കല്പം ഗവൺമെന്റുടെ അനുകൂലമായ തീരുമാനത്തിൽ പരിവർത്തനപ്പെട്ടുവെന്നും, അത് വ്യക്തമായി പ്രതിഫലിക്കുന്നുവെന്നും,

உதயராஜ்மங்கலம், புதுச்சேரி.

உயரதர அளவிற்கு உயர்ந்தது.

[illegible]

4. ഈ ഡിപ്യൂട്ടി മേജറായി നിയമിക്കുന്നതിന് മുമ്പ് ഈ ഉദ്യോഗസ്ഥൻ ഏതെങ്കിലും തരത്തിൽ സർക്കാരിൽ ജോലി ചെയ്തിട്ടുണ്ടോ?

[illegible][illegible][illegible]

(9) ஒரு நாளை எல்லாவிடங்களிலும் புத்தகப்பிரசாரத்தை நிறுத்திவிட்டு
அதன் பின்னர் எல்லாவிடங்களிலும்

15- കൗൺസിലർമാർക്ക് പുനർവിനിയോഗം നൽകിയതിനെക്കുറിച്ച് അഭിപ്രായപ്പെട്ടിട്ടുണ്ട്. അത് കൗൺസിലർമാർക്ക് പുനർവിനിയോഗം നൽകുന്നതിനായിട്ടാണ്.

(3) പൊതുജനങ്ങളുടെ നല്ല ചോദ്യങ്ങൾക്കുവേണ്ടി ഒരു വാട്ട്സ്ആപ്പ് ഗ്രൂപ്പ് തുറന്നിരിക്കുന്നു. അതിൽ ചേർക്കുവാൻ ഗവണ്മെന്റിൽ നിന്നും പരാമർശം അയക്കേണ്ടതാണ്.

(i) കടൽപ്പുറംവേല: ലാളിത്യവേലകൾ അട്ടിയിയിൽനിന്നും പുറത്തുവെച്ചു തന്നെ നോട്ടീഫിക്കം കമ്മ്യൂണിക് ചെയ്തതിൽ നോട്ടപുറപ്പെടുവിക്കുന്ന വല്ല അട്ടിയിയിൽനിന്നും.

உள்ளுறு இகரத்தின்கட், சிவபுருஷ,

சுமத்தி புதுப்பிக்கப்பட்டுள்ள புதுப்பிப்பு சுமத்தி அட்டைகள் ஆகியவை புதுப்பிப்பு சுமத்தி விபரங்களைக் காட்டுகின்றன.

આપણી આજીવન કલ્યાણ
સાધક-ડૉ. જીવણ

[illegible][illegible]

എന്നാൽ കരാർസിദ്ധതയ്ക്കും പുറംപ്രാപ്തി നിയമിത രംഗത്തെ വർഗ്ഗം അപ്പീൽ നൽകാൻ നിയമിത പൂർവ്വക സാഹചര്യത്തിൽ കവിതയെ വെട്ടി വിടാൻ കഴിയില്ലെന്ന്

மேற்கூறிய காரணத்தால் நல்ல கையாணிக்குரிய நேரடியாகக் கமிஷன்
யும் வியல்பு கணிப்பீடுகளும் மேற்கூறிய காரணத்தால் இது கையாணிக்குரிய
அந் நேரடியாக கமிஷன் கட்டப்படக்கூடிய அல்லது வியல்பு கணிப்பீடுகளால்
நேரடியாக கமிஷன் கட்டப்படக்கூடிய வியல்பு கணிப்பீடுகளால் அங்கு.

தொழிலுள்ள புகழ்பெற்ற கருவாக இருப்பதால் நடுத்தரத்திலுள்ள சாதி சமத்துவிகள் ஐயம் கொடுத்து, குறுகு மயங்குகின்றன என்ற கருவிகள் உருவாகி விவரமேதாவது அவை பிள்ளைகளை விடாமலும் மீதமானவிடங்களிலும் இருந்து மயங்குகின்றன என்பது பின்னரே கருவம் உருவாகி கொண்டுவரப்பட்டது என்கிறார்.

[illegible][illegible][illegible][illegible][illegible]

34. (1) 22 - 30 வகைப்படுத்தல் முறைப்பின்பின்பு வருமானத்தில் வீழ்ந்து விட்டதாக கூறுவதற்கு அப்படிப்பட்ட ஆதாரங்கள் இல்லாத காரணத்தினால், அவைப்படிப்பின்பின்பு வருமானத்தில் வீழ்ந்து விட்டதாகக் கூறுவதற்கு இடமில்லை.

[illegible][illegible][illegible]

உயிரினங்களுக்கும், மனிதனுக்கும்

အထူးအရေးကြီးသော အချက်အလက်များကို အောက်ဖော်ပြပါအတိုင်း ဖော်ပြထားပါသည်။

- (b) സംസ്ഥാനയിൽ വെച്ചിരിക്കുന്ന സാമ്പത്തികനിയന്ത്രണ കமிஷനിലും സ. 1978, 1980-81-ൽ എൻ.ടി.സി.യുടെ വക നിதியുള്ള ഭരണം, (2) 1981-82-ൽ

[illegible]

- [illegible]

കാലിപ്പു തടവറ തുറന്നു നൽകിയതോടുകൂടി കമ്മീഷൻ തയ്യാറാക്കി ഉടൻതന്നെ അതിന് പ്രത്യേക ശ്രദ്ധയോടെ പ്രസിദ്ധപ്പെടുത്താനും തയ്യാറാണ്.

[illegible]

19. (3) பூர்த்திக்கு முன்புள்ள காலங்களில் அங்காடானதில் உடனடி நடவடிக்கை எடுக்கப்படவில்லை.

- (க) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள் (அங்குலிகரிக்) கர்யாசை) அமைதி டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள்,
- (ஈ) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள் (அங்குலிகரிக்) கர்யாசை) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள்,
- (இ) கார்ப்பரேஷன்கள்/பென்சைட் கார்ப்பரேஷன்கள் (அங்குலிகரிக்) கர்யாசை) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள்,
- (ஊ) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள் (அங்குலிகரிக்) கர்யாசை) டிராப்ட்ஸ்மேன்/பென்சைட் கார்ப்பரேஷன்கள்,

Abstract

(3) ആപക ചെട്ടി ചെട്ടി ഇന്ത്യയിലെ ഏതെങ്കിലും പ്രവിശ്യയിലോ അല്ലെങ്കിൽ പ്രവിശ്യയിലെ ഏതെങ്കിലും ചെട്ടിയിൽ നിന്നുദ്യമിച്ചതായി തീർന്ന അല്ലെങ്കിൽ ആപകൻ അതിനു ചെട്ടിയാണെന്നായി തീർന്നു.

36. പട്ടികയിൽ പറയുന്ന നിബന്ധനകൾ അനുഷ്ഠാനരീതികൾ കമ്മിറ്റിയിൽ ചർച്ചചെയ്യണമെന്നും ഇതിന്റെ ഉത്തരവുപ്രകാരമിരിക്കണം.

王明賢 主編

[illegible]

பொருளாதார அமைப்பைக் கட்டுவதில் கருத்து வேறுபாடுகள் இருப்பதால், 1985-ம் ஆண்டு கட்டப்பட்டிருந்த கட்டிடச் சட்டத்தின் கீழ் கட்டிடங்களைக் கட்டுவதில் தாமதமாகி வருவது கவலை அளிக்கிறது. கட்டிடங்களைக் கட்டுவதில் தாமதமாகி வருவது கவலை அளிக்கிறது. கட்டிடங்களைக் கட்டுவதில் தாமதமாகி வருவது கவலை அளிக்கிறது.

പാട്ടിടം.

മുഖ്യമന്ത്രിയുടെ നിർദ്ദേശപ്രകാരം.

(1910 നവം 2 മുതൽ 30 വരെ)

ക്രമം	നമ്പർ	പ്രകാരം	മുഖ്യമന്ത്രിയുടെ നിർദ്ദേശപ്രകാരം.
1910	2	1910 നവം 2 മുതൽ 30 വരെ ...	മുഖ്യമന്ത്രിയുടെ നിർദ്ദേശപ്രകാരം.
1910	3	1910 നവം 3 മുതൽ 30 വരെ ...	മുഖ്യമന്ത്രിയുടെ നിർദ്ദേശപ്രകാരം.

മുഖ്യമന്ത്രിയുടെ നിർദ്ദേശപ്രകാരം.

(A true translation)

M. KRISHNAN,
Malayalam Translator to Government.

இந்தியப் பணமாகிய ரூபாய் கணக்கு 2022 ஆகும் ஆண்டு 1910 பிப்ரவரி 25-ல் கீழ்க்கண்ட ரூபாய்-பணம் பரிமாணம் சம்பந்தம் ஆகியவை அறிபவராகி உள்ளதாக அரசாங்கம் கூறுகிறது :-

ACT No. IV of 1910.
1910 vol. 4 = 2c. 100,000,000,000

AN ACT FURTHER TO AMEND THE INDIAN COMPANIES ACT, 1882.
1932 ഈ ആക്ട് കേരളത്തിലെ സ്ഥാപനങ്ങളിലെ കമ്പനികളെ സംബന്ധിച്ചും

1885-86-1889-90-1892-93-1895-96-1898-99-1901-02-1904-05-1907-08-1910-11-1913-14-1916-17-1919-20-1922-23-1925-26-1928-29-1931-32-1934-35-1937-38-1940-41-1943-44-1946-47-1949-50-1952-53-1955-56-1958-59-1961-62-1964-65-1967-68-1970-71-1973-74-1976-77-1979-80-1982-83-1985-86-1988-89-1991-92-1994-95-1997-98-2000-01-2003-04-2006-07-2009-10-2012-13-2015-16-2018-19-2021-22-2024-25-2027-28-2030-31-2033-34-2036-37-2039-40-2042-43-2045-46-2048-49-2051-52-2054-55-2057-58-2060-61-2063-64-2066-67-2069-70-2072-73-2075-76-2078-79-2081-82-2084-85-2087-88-2090-91-2093-94-2096-97-2099-00-2102-03-2105-06-2108-09-2111-12-2114-15-2117-18-2120-21-2123-24-2126-27-2129-30-2132-33-2135-36-2138-39-2141-42-2144-45-2147-48-2150-51-2153-54-2156-57-2159-60-2162-63-2165-66-2168-69-2171-72-2174-75-2177-78-2180-81-2183-84-2186-87-2189-90-2192-93-2195-96-2198-99-2201-02-2204-05-2207-08-2210-11-2213-14-2216-17-2219-20-2222-23-2225-26-2228-29-2231-32-2234-35-2237-38-2240-41-2243-44-2246-47-2249-50-2252-53-2255-56-2258-59-2261-62-2264-65-2267-68-2270-71-2273-74-2276-77-2279-80-2282-83-2285-86-2288-89-2291-92-2294-95-2297-98-2300-01-2303-04-2306-07-2309-10-2312-13-2315-16-2318-19-2321-22-2324-25-2327-28-2330-31-2333-34-2336-37-2339-40-2342-43-2345-46-2348-49-2351-52-2354-55-2357-58-2360-61-2363-64-2366-67-2369-70-2372-73-2375-76-2378-79-2381-82-2384-85-2387-88-2390-91-2393-94-2396-97-2399-00-2402-03-2405-06-2408-09-2411-12-2414-15-2417-18-2420-21-2423-24-2426-27-2429-30-2432-33-2435-36-2438-39-2441-42-2444-45-2447-48-2450-51-2453-54-2456-57-2459-60-2462-63-2465-66-2468-69-2471-72-2474-75-2477-78-2480-81-2483-84-2486-87-2489-90-2492-93-2495-96-2498-99-2501-02-2504-05-2507-08-2510-11-2513-14-2516-17-2519-20-2522-23-2525-26-2528-29-2531-32-2534-35-2537-38-2540-41-2543-44-2546-47-2549-50-2552-53-2555-56-2558-59-2561-62-2564-65-2567-68-2570-71-2573-74-2576-77-2579-80-2582-83-2585-86-2588-89-2591-92-2594-95-2597-98-2600-01-2603-04-2606-07-2609-10-2612-13-2615-16-2618-19-2621-22-2624-25-2627-28-2630-31-2633-34-2636-37-2639-40-2642-43-2645-46-2648-49-2651-52-2654-55-2657-58-2660-61-2663-64-2666-67-2669-70-2672-73-2675-76-2678-79-2681-82-2684-85-2687-88-2690-91-2693-94-2696-97-2699-00-2702-03-2705-06-2708-09-2711-12-2714-15-2717-18-2720-21-2723-24-2726-27-2729-30-2732-33-2735-36-2738-39-2741-42-2744-45-2747-48-2750-51-2753-54-2756-57-2759-60-2762-63-2765-66-2768-69-2771-72-2774-75-2777-78-2780-81-2783-84-2786-87-2789-90-2792-93-2795-96-2798-99-2801-02-2804-05-2807-08-2810-11-2813-14-2816-17-2819-20-2822-23-2825-26-2828-29-2831-32-2834-35-2837-38-2840-41-2843-44-2846-47-2849-50-2852-53-2855-56-2858-59-2861-62-2864-65-2867-68-2870-71-2873-74-2876-77-2879-80-2882-83-2885-86-2888-89-2891-92-2894-95-2897-98-2900-01-2903-04-2906-07-2909-10-2912-13-2915-16-2918-19-2921-22-2924-25-2927-28-2930-31-2933-34-2936-37-2939-40-2942-43-2945-46-2948-49-2951-52-2954-55-2957-58-2960-61-2963-64-2966-67-2969-70-2972-73-2975-76-2978-79-2981-82-2984-85-2987-88-2990-91-2993-94-2996-97-2999-00-3002-03-3005-06-3008-09-3011-12-3014-15-3017-18-3020-21-3023-24-3026-27-3029-30-3032-33-3035-36-3038-39-3041-42-3044-45-3047-48-3050-51-3053-54-3056-57-3059-60-3062-63-3065-66-3068-69-3071-72-3074-75-3077-76-3080-81-3083-82-3086-83-3089-84-3092-85-3095-86-3098-87-3101-88-3104-89-3107-90-3110-91-3113-92-3116-93-3119-94-3122-95-3125-96-3128-97-3131-98-3134-99-3137-00-3140-01-3143-02-3146-03-3149-04-3152-05-3155-06-3158-07-3161-08-3164-09-3167-10-3170-11-3173-12-3176-13-3179-14-3182-15-3185-16-3188-17-3191-18-3194-19-3197-20-3200-21-3203-22-3206-23-3209-24-3212-25-3215-26-3218-27-3221-28-3224-29-3227-30-3230-31-3233-32-3236-33-3239-34-3242-35-3245-36-3248-37-3251-38-3254-39-3257-40-3260-41-3263-42-3266-43-3269-44-3272-45-3275-46-3278-47-3281-48-3284-49-3287-50-3290-51-3293-52-3296-53-3299-54-3302-55-3305-56-3308-57-3311-58-3314-59-3317-60-3320-61-3323-62-3326-63-3329-64-3332-65-3335-66-3338-67-3341-68-3344-69-3347-70-3350-71-3353-72-3356-73-3359-74-3362-75-3365-76-3368-77-3371-78-3374-79-3377-80-3380-81-3383-82-3386-83-3389-84-3392-85-3395-86-3398-87-3401-88-3404-89-3407-90-3410-91-3413-92-3416-93-3419-9

എൻ.കെ.എസ്. 1. ഈ അഭിപ്രായം വ്യക്തമാക്കിയിട്ടുള്ളതല്ല. 1910 ൽ ഈ അഭിപ്രായം വ്യക്തമാക്കിയിട്ടില്ല.

1832 ൽ 5. 93 - 94 വർഷത്തിൽ വാങ്ങിയ
കൃഷിയിൽ വരുമാനം കർഷകർക്ക്.

¹⁰⁴ www.ksars.org, accessed 12/1/2009.

உ 73.4. என் திட்டங்களுக்காக அரசாங்கத்தினால் கமிஷனா வழி

എന്ന സംഭവത്തിൽ ആദ്യ
മുൻകരുതലായ ചികിത്സ
ആദ്യ കലാപ അംഗത്തിന്
തന്നെ ചെയ്തിരുന്നു.

பிழிதல், கதாபதி ஓங்கியபோது கை வகையில் புரண்ட கையாணைகளால் அங்கு புரண்ட தாதுகளை எழுதிவைத்துவைக்கப்பட்டிருந்தன. அங்கு நுழைந்த பின்னர் கைகளால் கையாணைகளை எழுதிவைத்துவைக்கப்பட்டிருந்தன. அங்கு நுழைந்த பின்னர் கைகளால் கையாணைகளை எழுதிவைத்துவைக்கப்பட்டிருந்தன.

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(1) അന്ധനായ കെട്ടിടം കയ്യടക്കി നഗരം സ്വന്തമാക്കി തിരുവനന്തപുരം

പിന്നെ വിവിധതരം തീർപ്പിലാക്കിയ അധികാരപ്രദാനപത്രങ്ങൾ ക
ണ്ടു. അവിടെ കണ്ടെത്തിയതാണിത്.

(2) അതിന്റെ കരുത്തുപ്രകാരം, വിലപരസനമുമാക്കുന്ന നിയമത്തോടുകൂടിയ വാങ്ങൽ വിധിയെക്കുറിച്ചറിയാനോ അനുവദിച്ചിരുന്നതോ ആവശ്യപ്പെടുന്നവരുമായി ഗവൺമെന്റ് അനുകൂലമായി സഹകരിക്കാൻ അതുകൊണ്ടുള്ള തനതായ അർഹത.

(3) അതിനെ മെച്ചപ്പെടുത്തി അതിലധികമായി തനിയെ വില്പന ചെയ്യാനുള്ള അവസരം സൃഷ്ടിക്കുകയും അതിന്റെ അതിർത്തി കൃത്യമായ സ്ഥലങ്ങളിലായി ഉപയോഗിക്കുകയും നിർമ്മാണപദ്ധതികളോടും നിയന്ത്രണ പദ്ധതികളോടും സാധാരണയായി അനുസരിച്ചു നടപ്പിലാക്കുന്നതിനായി ഉപയോഗിക്കുന്ന മെച്ചപ്പെടുത്തിയ വിപണന രീതികളോടും സാധാരണയായി അനുസരിച്ചു നടപ്പിലാക്കുന്ന മെച്ചപ്പെടുത്തിയ സ്ഥലങ്ങളിൽ ഉപയോഗിക്കുന്ന മെച്ചപ്പെടുത്തിയ ആരംഭം.

